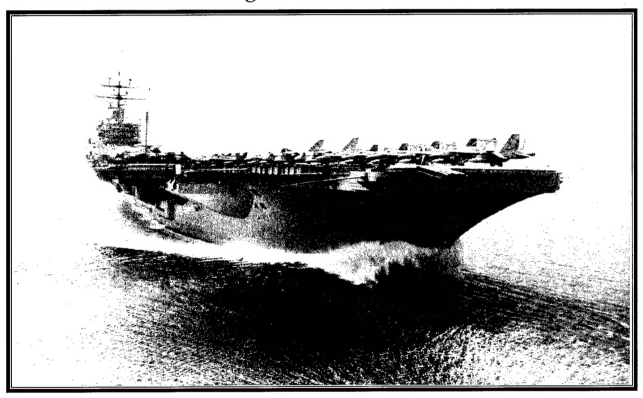
Final Environmental Impact Statement for

## Developing Home Port Facilities for Three NIMITZ-Class Aircraft Carriers in Support of the U.S. Pacific Fleet

Coronado, California • Bremerton, Washington Everett, Washington • Pearl Harbor, Hawaii



Volume 7 – Part B
Comments and Responses for Coronado, California
July 1999



19990714 004

### ERRATA SHEET

### THE FOLLOWING CHANGES ARE MADE IN THE RESPONSES TO COMMENTS FOR PUBLIC HEARINGS FOR VOLUME 7B:

#### VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

Comment Number	Response	
H.1.33	Please refer to response to comment I.76.1 and L.4.12.	
H.2.96	Please refer to response to comment I.76.1 and L.4.12.	

### Final Environmental Impact Statement for

### Developing Homeporting Facilities for Three NIMITZ-Class Aircraft Carriers in Support of the U.S. Pacific Fleet

Coronado, California • Bremerton, Washington Everett, Washington • Pearl Harbor, Hawaii

#### **VOLUME 7 - Part B**

Comments and Responses for Coronado, California Individuals and Public Hearings

**July 1999** 



**Department of the Navy** 

Approved for Public Release
Distribution Unlimited

#### **Introduction to Public Comment Organization**

This section presents comments received during the Draft EIS public comment period, and responses to each comment. The comments received are in the form of letters or comments received at the public hearings. For simplicity, the following characterizes comments received as "letters," and each specific issue raised in each letter as a "comment." The comment letters and their responses are organized into sections for each potential CVN homeporting location: Coronado, Bremerton, Everett, and Pearl Harbor. Within each CVN homeporting location section, public comment letters are grouped by the commentor's affiliation and are abbreviated as follows: Federal agencies (F); State agencies (S); Local agencies (L); Organizations (O); and Individuals (I). Comments recorded from the Hearing Transcripts completes each comment set (H). Individual comment letters in each of these groups are numbered in the chronological order in which they were received by the Navy. For example, the first Federal comment letter received for each CVN homeporting location is identified as F.1. Specific comments are numbered as follows: F.1.1, F.1.2, F.1.3, etc. The second Federal comment letter received for each location is numbered F.2. Specific comments are numbered F.2.1, F.2.2, F.2.3, etc. State letters are coded S.1, S.2, S.3 etc.

There are a number of comment letters that include comments about more than one of the locations. In these instances, the comment letter has been assigned multiple codes for each CVN homeporting alternative location that is addressed. The specific comments relevant to that CVN homeporting location are identified. The comment letter is listed in each relevant CVN homeporting alternative location section, and only the specific comments relevant to that location are indicated.

Immediately following each comment letter are the responses to those comments, numbered to correspond to comment codes. Pages are identified by comment code, so that all pages with comments and responses to letter F.1 are indicated with this code at the bottom of the page. The table of contents following this introduction lists each comment letter, the date sent, and the corresponding code.

A number of comments on the Draft EIS were submitted in Spanish. These letters have been translated into English by a certified translator. Responses appear in both English and Spanish. On the page immediately following this introduction, the translator's certifications are presented.

Due to the number of comments received for Coronado, California, comments and responses for that site have been divided into two documents: Volume 7, Part A, and Volume 7, Part B. Comments from Federal, State, and Local agencies, as well as Organizations, are included in Volume 7, Part A, and comments from Individuals and those made at Public Hearings are included in Volume 7, Part B. Comments and responses for Bremerton, Washington; Everett, Washington; and Pearl Harbor, Hawaii, are bound separately in Volumes 8-10.

CARLOS CERECEDO

STATE CERTIFIED COURT INTERPRETER 2420 MODOC RD.
SANTA BARBARA, CALIFORNIA 93105
PHONE & FAX: (805)963-4483 Judicial Council Certificate Number 300249

CERTIFIED TRANSLATIONS

Script and Translation of Tape Comments

## **AFFIDAVIT**

NUMBER 300249, HEREBY CERTIFY, THAT THE ATTACHED DOCUMENTS ARE A FAITHFUL AND TRUE TRANSCRIPTION AND TRANSLATION FROM THE SPANISH LANGUAGE TO THE ENGLISH LANGUAGE TO THE BEST INTERPRETER -TRANSLATOR, JUDICIAL COUNCIL CERTIFICATION I, CARLOS CERECEDO, STATE OF CALIFORNIA COURT CERTIFIED OF MY KNOWLEDGE AND ABILITY.

INTERPRETER- TRANSLATOR JUDICIAL COUNCIL # 300249 CARLOS CERECEDO COURT CERTIFIED

Santa Barbara, November 6, 1998.

# CARLOS CERECEDO

STATE CERTIFIED COURT INTERPRETER SANTA BARBARA, CALIFORNIA 93105 PHONE & FAX: (805)963-4483 2420 MODOC RD.

Judicial Council Certificate Number 300249

# CERTIFIED TRANSLATIONS

SIX COMMENTS IN SPANISH FOR THE DRAFT EIS

- 1 ESTRADA
  - 2 RODRIGUEZ
- 2 MIRAMONTES
- 1 URCINO

NUMBER 300249, HEREBY CERTIFY, THAT THE ATTACHED DOCUMENT INTERPRETER -TRANSLATOR, JUDICIAL COUNCIL CERTIFICATION , CARLOS CERECEDO, STATE OF CALIFORNIA COURT CERTIFIED LANGUAGE TO THE ENGLISH LANGUAGE TO THE BEST OF MY IS A FAITHFUL AND TRUE TRANSLATION FROM THE SPANISH KNOWLEDGE AND ABILITY.

INTERPRETER- TRANSLATOR JUDICIAL COUNCIL # 300249 CARLOS CERECEDO COURT CERTIFIED

Santa Barbara, November 6, 1998.

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#### 8/22/98

Mr. John Coon, Project Manager Southwest Division, Naval Facilities Engineering Command Code 05AL-JC 1220 Pacific Highway San Diego CA 92132

Dear Sir, I feel that homeporting Nuclear Aircraft Carriers in San Diego seriously weakens our national defense.

#### REMEMBER PEARL HARBOR

a Bill

We do not need another "Pearl Harbor" disaster. Parking one or more Nuclear Aircraft Carriers deep in San Diego Bay will be a repeat of December 7, 1941. The berthing place in San Diego can only be reached in high tide and is deep within the harbor. Any terrorist could simply sink a fishing boat at the entry to San Diego Bay and the Aircraft Carrier could not get to sea to defend our country. If there is a fire or nuclear accident aboard the ship there is no way to quickly float the ship to sea and out of harms way. This threatens the health and safety of everyone living in San Diego, the sixth largest city in the United States.

I.1.1

REMEMBER PEARL HARBOR. NO HOMEPORTING OF NUCLEAR AIRCRAFT CARRIERS IN SAN DIEGO

Jack A Brill

6260 Oakridge Rd San Diego CA 92120

619-582 7717

Comment Number

Response

#### Jack A. Brill

I.1.1

The Navy has never stated that CVNs could not transit the San Diego Harbor Channel under low tide conditions in emergency situations. Sufficient depth exists in San Diego Channels to accommodate emergency situations. CVNs under normal conditions can transit the San Diego channel under all but the lowest of "minus" tides. Since the dredging of the channel and turning basin occurred in 1998, fully loaded CVNs have large windows of sailing times at MLLW or better. The approximate time needed from taking in all lines to clearing the tip of Point Loma is 45 minutes. The location of three CVNs in San Diego poses no more of a "Pearl Harbor" threat than has existed with the three conventionally powered aircraft carriers homeported there. Please refer to response to comments O.14.6, I.37.1, and I.29.2.

A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

ept. 1, 1998

Navfaceng com 1220 Pacefic Highway San Die 60, CA. 92135-5190

I support The military & havy a whatever They do,
I believe our ships should a based here, so, dur men in be closer to home when saible.

I am yet all it of any hickory

I am not afaiel of any huclear wered ship the have has be inte that three Minity - class clear aircraft should be stationed.

North Island,
We Cannot Compare our huclear

I.2.1

Reproduction clarity limited by quality of comment letter received.

II

Carriers with the San Onofre
Plant.

Besides I believe That The
noironmental Agencies go
verboard on some of their
leas.

I will not be able to attend
e of The Public Hearings due
age and health.

Joanne Marsh
9703 wintergardens BIN #146
Lakeside, CA. 92040

Comment
Number

Response

#### Joanne Marsh

I.2.1 Your comments are noted and are included in the Final EIS.

Richard Dittbenner, J. D., Cand. Ph.D.

DEFT-07-120

small: environmentalproject@juno.com 900 Otay Lakes Roed Chule Vista, CA 91910-7299 Tel: 619.421.5700 x 5614 istem College 619.482.6435

Coronado, CA 92118-1913 Tel: 619.437.0077 Fax: 619.437.0097

September 9, 1998

Southwest Division Mr. John Coon

U. S. Navy

San Diego, CA 92132-5190

Sent Via Fax to (619) 532-4998

Dear Mr. Coon:

Public Comment - Discrimination Against Citizens of the Jewish Faith (Nuclear Aircraft Carrier Homeporting) and Extension of Time for Request for Rescheduling of Public Hearing Dates for Draft EIS

This letter is to bring to your attention acts and omissions by the US Navy in San Diego which are contrary to the requirements of federal and state environmental policy. Both of these acts and omissions limit public participation in the Navy's environmental decisionmaking. These are contrary to NEPA and the Presidential Directive on Environmental Justice.

**I.3** 

copy of the Draft EIS. To date, I have not received a copy of the Draft EIS as I requested, responding to questions and concerns about the upcoming Draft EIS. I left my name, home phone number, and home address (noted above) in connection with my request to receive a Several weeks ago, I called the Navy's information line set up for the purpose of nor have I received any communication regarding my request. Secondly, the dates for the hearing in San Diego and Coronado should be rescheduled. By | 1.3.2 faith are obligated to spend in religious observance beginning the evening of September 29th. members to the Christian faith. The evening of September 29th is the holy day of Kol Nidre. September 30th is Yom Kippur, the holiest day of the year on which members of the Jewish scheduling back to back hearings in Coronado and San Diego on September 29th and 30th, the Navy has done to those of the Jewish faith, that which would be unthinkable if done to

Would the US Navy hold public hearings on its plans to homeport two additional nuclear powered carriers in San Diego Bay on Christmas and Easter? No? Why is the Navy asking people of the Jewish Faith to participate in public bearings on the most holy of days that it would not also ask of Christians?

Letter to Mr. John Coon September 9, 1998

0561-57s-44s

hearings and extend the time for public comment an additional 90 days. The Navy should over another. By holding these hearings on Yom Kippur, the Navy is discriminating against The constitution calls upon the government not to discriminate in favor of one religion citizens of the Jewish faith in favor of Christians. The Navy should reschedule the also provide a copy of the Draft EIS to all who asked for a copy.

1.3.3

Please direct all correspondence to my home address as noted above.

Sincerely,

Richard Dittbenner, J. D., Cand. Ph.D. Professor of Law

1.3.1

Mayor and City Council of Imperial Beach Mayor and City Council of Solana Beach Mayor and City Council of National City Mayor and City Council of Chula Vista Mayor and City Council of San Diego Mayor and City Council of Coronado Mayor and City Council of Del Mar Congressman Brian Bilbray Senator Dianne Feinstein Congressman Bob Filner Senator Barbara Boxer

Comment Number	Response
Richard Dit	tbenner
I.3.1	As requested, you were sent a copy of the Draft EIS.
I.3.2	The public hearings for the Draft EIS were rescheduled to October 27 and 28 in Coronado and San Diego, respectively.
I.3.3	The Navy extended the public review period an additional 30 days. The Navy has provided additional copies of the Draft EIS to those who have requested them.

Lear Mr. Coon:

I am very much against The atomic Carriers docking a trenth Island where there is human work, there can also be human error! In this day of "sneaky" warfare - terrorist activity, etc. they would Certainly be rije targets. In case of an "accident," Caronado & San Diego would be destroyed, as well as thousands of people.

Such ships should be farked way out to sea w/ boats to commute

People in Cheroble, Russia were productly told their plant was safe too, so we should have a lesson there (and 3. mile Island, etc.)

serious decision.

Thank you for "listening"

Lieth Hames, 2121 Louise La Norman, Obla. 73071

P.S. My sone & I own frogerty in Caronado & I lived there 27 yrs

Comment Number

#### Response

#### **Ruth Hames**

I.4.1 A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carrier maintenance facilities.

Mr. John Coon

(Coole OSAL. JC)

Southwest Dirision

Naral Facilities Engineering Command

1220 Pacific Highway

San Diego, Ca. 92132

Dear mr. Coon

Department of the havy's plans to home port 3 MINITZ - Class huclear powered aircraft Carriers in San Diggs honbor.

oppose new hazardous and radioactive waste breatment and storage facilities on horth Sland.

In addition to increased amounts of pollutants in the cin and harbor, the potential risks of accidents is staggering.

San Diejo area, should not have to live under a cloud of fear and uncertaintly regarding a nuclear accident (especially since the US Navey represent to release the area downwind of an emergene, that should be knownated.) Stop this proposal of any more nuclear carriers now.

Tyle R. hentum

3221 Bancrel! # 10 Spring /alley, Ca. 91977

I.5

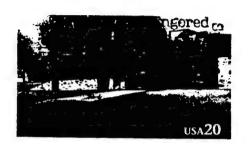
Comment Number

Response

Lyle R. Hestum

I.5.1 Please see responses to comments O.12.49 and I.4.1.

-CUNTING CA SARA PO 15 SEP V 1998



Mr John Coon Project Manager Sowiwest Dission Naval Facilities Engineer Comment 200 Pacific Lighway

I am opposed to a nuclear presence in sain Diego.
Plase notify me of any public hearing regarding the homoporting of nuclear aircraft and see expansion of a nuclear waste site.

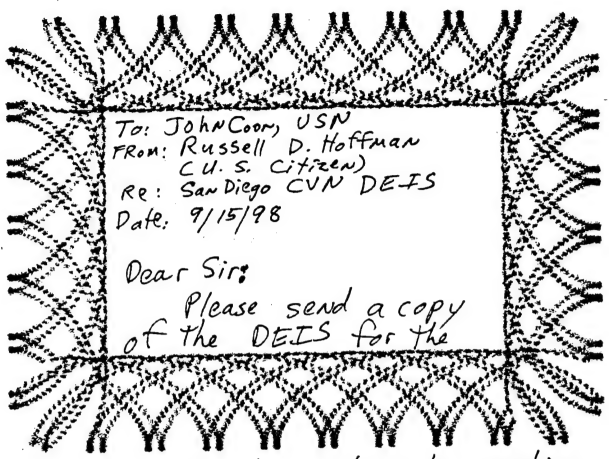
J. Doughty To Box 40454 Scan Diago CA92164 -

Comment
Number

#### Response

#### J. Doughty

I.6.1 Although no specific issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action. As requested, the commentor's name has been added to the distribution list for notifications concerning this proposed action.



U.S. Navy's Nuclear homeporting
in San Diego. I wish to review
the document as extensively as
fossible and live in Carlsbad; My
schedule would preclude the many
schedule would preclude the many
trips to downtown San Diego such
trip

9/15/98 (Page 2 of 2) Please send (1) one copy\* of the USN DEIS for the home porting of CVN's in S.D. Bay to: Russell D. Hoffman P.O. Box 1936 Carls bad CA 92018-1936

Thank your Wall Hold was and all related documents in support of the NAVY Position.

Comment Number

Response

#### Russell D. Hoffman

I.7.1 A copy of the Draft EIS was sent to you upon your request.

#### DEPARTMENT OF THE NAVY

SOUTHWEST DIVISION NAVAL FACILITIES ENCINEERING COMMAND 1220 PACIFIC HIGHWAY SAN DIEGO. CA 92132-5199

> 11000 Ser 5731 RH/3061 SEP 16 1998

Ladies and Gentleman:

Because of public interest in the Navy's Draft Environmental Impact Statement (DEIS). Developing Homeport Facilities for Three NIMITZ-Class Aircraft Carriers in Support of the U.S. Fleet, we have decided to extend the public review period approximately 30 days and to reschedule the public hearings from September to October. We believe that this extra time will allow you to thoroughly review and comment on the Navy's proposal. Your comments should be postmarked on or before November 12, 1998.

The public hearings that were scheduled in September are being rescheduled for the last two weeks in October. As soon as these dates have been confirmed, we will again notify the public through the DEIS distribution list and through the local newspapers.

Sincerely

Thank you for your interest in this matter. If you have questions, please contact Mr. John Coon at (888) 482-6440.

All Leye

Head. Business Department

By direction of the Commander

Sept 19,1998

Mr. leyes:
Thank you for Pies letter informing me of the
30 day extention. It was not necessary to
Spend 10 do over night express it. sit, Q32 cent
would have been adequate. By the way, I never 1811
Mecieved the E.I.S. But Not having had access of it, I am
Still inclined to believe Not Nuclear powered ships should 1822
Count be housed in Emviorn mentally Sensitives area

**I.8** 

- 1:16e de San Diego harbor or Caronocho 182 aren. It is a Secutiful aren and I don't think not muclear powered Closical systems. Day Rut Knowing my Son-in-law is du Officier with The U.S. Navy and Was Served an Jeveral Air Craft Carries. But, I Still believe Not it would be Wrong de expand the mer-load of The nuclear powerful ships in Not Fragile Area. Pleure (more) cantiashy and sincerely In this dramatic more. Our future depends on it. Our instrural world is at risk!

Thankman on Tely Johnson Naval Grandsons!

Comment Number	Response	_
Judy Johnso	on	
I.8.1	A copy of the Draft EIS was sent to you upon your request.	
I.8.2	Please see response to comment I.4.1.	

\_ (\_ >- 2:39 01/0

#### MICHELE MURPHREE 2229 FROUDE STREET SAN DIEGO, CA 92107

September 24, 1998

Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132-5190

To Whom It May Concern:

I am very concerned about the nuclear reactors in the bay. Please notify me of any public hearings about the nuclear aircraft carrier homeporting at the above address.

Sincerely,

Michele Murphree

M. Murphree

Comment Number

Response

#### Michele Murphree

I.9.1 A letter was sent to you with the revised public hearing dates.

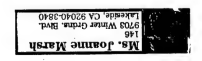
Sept. 21, 1998

Dept. of Davy Mr. Jay H. Keye

change of the decrings from Sept. to I received your letter of the Dear sir.

Lan 67. years ald 6 not regged 1101 health is don't have transportation to yo to the bearing.
But, you can have someware support of the Davy,

40 camp March 99703 Wantergar



Comment	
Number	

#### Response

#### Joanne Marsh

I.10.1 Your comments are noted and included in the Final EIS. Your previous letter is also included and responses provided (see letter coded as I.2 and response I.2.1).

To Mr. John Coon,

We wish to register our dismay, at the home porting of yet 2 additional Nuclear Carriers in the San Diego Bay. We have not been apprised of the environmental impact in our area, nor the risks involved, to our satisfaction.

I.11.1

My husband and I have lived in San Diego for over 50 years, and have knowledge of the toxic impact of the Navy in North Island, already. We feel that toxic waste is still a major problem, and now you are adding additional environmental concerns. These carriers and their infrastructure, are too close to our city and homes, and we have not been informed sufficiently.

Do not create a Megaport of Nuclear Carriers, in the San Diego Bay, and do not build all the surrounding infrastructure to contain its waste, and support its needs!!

In deep concern,

Anita and Irv Hosenpud 1016 Cypress Way San Diego, California 92103

Comment Number

Response

#### Anita and Irv Hosenpud

I.11.1 Your comments are noted and are included in the Final EIS.

October 6, 1998

Mr. John Coon (Code 05AL.JC) Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132 Subject: DEIS for Nuclear Powered Aircraft Carriers

Dear Mr. Coon:

I am TOTALLY against any plans to locate nuclear equipment, materials or storage [1.12.1 facilities anywhere near San Diego. The military nuclear facilities we currently have are a hazard every day to the citizens of San Diego county. We do not need or have any desire to locate any additional military nuclear materials in San Diego county or Coronado.

1.12.2

As a Chemical Engineer I have worked with the design and operations of nuclear facilities and other types of engineering projects worldwide. My background, education and over twenty-five years experiences provide me with a strong knowledge of the technical, logistical and financial issues for these type of facilities. It is my firm believe that the current and proposed nuclear facilities on military property near San Diego are unsafe and harmful to the citizens around these facilities. That includes the city of San Diego, all San Diego County and parts of Arizona. I do not feel from a technical view that the military, especially the Navy, can properly operate such facilities. The dangerous chemicals the Navy dumps regularly are having long term effects on all the citizens of San Diego.

During the Vietnam era, I served as a Technical Manager in the military after graduating from college. While stationed in Germany, I saw first hand how the military handles toxic, hazardous and other materials. The military does not have any regards for local or federal regulations and always uses National Defense as an excuse to pollute any facility they occupy. Although the Navy states they comply with the EPA here in San Diego, the EPA does not have total access to their facilities. The Navy continually builds in San Diego without ever checking with local or federal agencies. In fact, they even build many facilities without ever checking that if they go far enough the funds cannot be denied without Congress losing large amounts of tax dollars from their advanced construction. The military continues to burn materials on Miramar every year, which people can see from the smoke. This is illegal for the public or private sectors, but the EPA does not stop the military from polluting the air.

The island of Coronado, San Diego Bay and the Pacific Ocean around the Navy facilities are, in my opinion, all a large environmental superfund project. The Navy continues to dump very hazardous and toxic materials on their base and in the waters around their facility. There are many cases where the Navy got caught dumping hazardous materials or venting toxic substances, but these are only, the tip of very large problem. There are far more incidents of toxic dumping or accidental venting that the public NEVER hears about. The Navy continues to a National Security as a way of covering up and preventing the proper civilian agencies from monitoring their waste. Today, San Diego Bay is a very dirty and toxic waste site due to the operations of the Navy.

After our experience at Pearl Harbor, the United States should be more concerned with the effects of any attacks against military facilities. Unlike conventional materials, nuclear chemicals are far more damaging to human life and have a very long existence. Today there are more terrorists operating in the world than ever. If such nuclear facilities or Naval vessels were attacked, the discharges and fires could have irreversible damage to millions of innocent people. Instead of locating these highly dangerous vessels near large populated areas, the military should evaluate more remote and more defendable locations. A base like Coronado and San Diego Bay are extremely open to daily access from the public. The Navy cannot give the citizens of San Diego a 100 percent guarantee that their facilities will never be attacked. Yet just one incident where the Naval nuclear facilities are attacked can make San Diego county uninhabitable for centuries.

1124

The Navy has very likely had ruclear discharges into the atmosphere many times in the past, but will never report these facts. It is irresponsible and immoral to locate such a large amount of nuclear material upwind and right next to the sixth largest city and the second largest populated county in the United States. The Navy is putting millions of innocent civilians, as well as their families, in great danger. Their past record and their attitude toward civilians are a strong indication of their inability to operate nuclear facilities safety and responsibly. Like many of the toxic materials the Navy discharges every day, it takes decades for the chemicals to effect or kill human beings. The Department of Defense and the Navy knows this fact and uses it as a tool to keep the public off balance.

1.12.5

The Department of Defense and especially the Navy does not have a very good track record with the American taxpayers. They continually lie and deny any dangerous operations until somehow the facts become public. It is well-known how they lie to the President, the Congress, technical advisors, medical personnel and people in every nation on this earth. During the cold war era the military used millions of innocent civilians as test subjects without ever telling ariyone. Also the military denied using any chemicals in Viet Nam and Desert Storm yet many uninformed military personnel developed irreversible medical problems. The military continues to expose innocent people to all types of dangerous materials because they always say that civilians are expendable. They use National Security as an additional excuse for their irresponsible behavior and arrogant attitudes. It is a fact that since the Navy did the environmental research reports that these documents are false and incomplete based on their past record.

1.12.6

My opinions are not anti-Navy but are directed against the Department of Defense and the military leadership. My family has served in the military for several generations. I am very concerned with the quality of leadership in our armed services today. We do not have the most responsible, professional and competent Americans in the DOD or as military leaders in this country anymore. Because of budget cuts, downsizing and politics, the military today is not a very responsible organization. The older military leaders are too arrogant, self centered and have the wrong attitude about National Defense and National Security. We are no longer in the Cold War yet many military leaders operate under this same game plan. In time of war the military is in complete control and dictates their demands. This country has not been in this situation for decades yet the DOD and the military leaders still operate with this same attitude. Our military is paid by the taxpayers to serve and protect the people of this country. Unless we can control this military, the people of this country are nothing more than prisoners of a military dictatorship.

The mayor and the city council of San Diego want any and all Naval facilities they can get for this city. Their only interest is the military payroll and impact on the local economy. This does little good for the citizens if they are at extreme risk from these facilities. People all over this country are refusing to allow garbage dumps from being located in their communities. Americans' do not have the same power in trying to prevent military facilities in their own communities. We need common sense and rational thinking when we locate our military facilities. There is no rational or common sense reason for locating any nuclear powered vessels of any kind in San Diego.

Based on the facts stated above, the American taxpayers and especially the citizens of San Diego cannot trust the reports, studies or evaluations associated with this DEIS. The data will be biased, misleading and not thorough enough to cover the complete facts. Many of the problems from the nuclear materials are long term and these documents do not address these type issues. The DEIS covers the direct, indirect and short-term impacts but does not identify long term effects which the Navy knows are more critical. The public hearings will not consider the bad record and attitude of the Navy which has a SIGNIFICANT EFFECT on the operation of such facilities. Any information on the operation of the existing nuclear facilities in San Diego will be inaccurate because of these facts. Unlike a civilian facility, the military will not, have not and cannot operate such hazardous facilities responsibly and safely. By their own standard operating procedures (SOP), the military cuts corners to accomplish their military objectives.

Very concerned citizen,

8. Wannyto

Stephen Wawrytko

I.12

Comment Number	Response
Stephen Wa	wrytko
I.12.1	Your comments are noted and are included in the Final EIS.
I.12.2	All facilities constructed by the Navy are subject to the NEPA process. No facility can be built without funding; it is impossible to do so under federal contracting regulations.
	The burning of materials at Miramar that you commented upon is not from any Navy operation. If smoke is seen emanating from County of San Diego landfill operations there, it is within the allowances of County of San Diego air permits issued to the City.
	In the third paragraph of your letter, you claim that the Navy currently operates outside the strict federal and local regulations in its handling of toxic and hazardous material. However, all such Navy facilities are permitted and local, state, and federal regulators audit the Navy's operation. The EPA is granted access to military facilities and issues reports on the Navy's compliance with environmental laws and regulations.
	Please see response to comment I.4.1.
I.12.3	For information on the Navy's compliance with regulations for the handling of toxic materials, please see response to comment I.12.2 immediately above.
I.12.4	San Diego historically has been home port to three aircraft carriers (CVs). The proposed action will not cause this number to increase, but only to change the type of aircraft carrier (CVN) homeported at NASNI. Therefore, there would be no change to the strategic value of San Diego as a result of the proposed action. Please see also response I.4.1. In addition, the development of reasonable alternatives evaluated in the EIS is described in section 2.3.
I.12.5	Please see response to comment O.12.33.
I.12.6	Although no specific or substantiated issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action.
I.12.7	Your comments are noted and are included in the Final EIS.
I.12.8	Your comments are noted and are included in the Final EIS.
I.12.9	It is important to note that the results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant direct or indirect or short or long-term radiological impacts from homeporting

Comment
Number

# Response

and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

Mr. John Coon Project Manager Southwest Division, Naval Facilities Engineering Command, Code 05AL-JC 1220 Pacific Highway San Diego, CA 92132

Dear Mr. Coon,

We realize that the purpose of the U.S. Navy is to protect Americans. That's great. But the prospect of three nuclear aircraft carriers homeporting in San Diego Bay strikes terror in our hearts.

.13.1

We have heard the rhetoric: "Nuclear power is safe," "San Diego has had nuclear subs for years," "It's for the defense of our nation" (good of the many vs. good of the few?), yadda, yadda. One mistake and it's all over for San Diego.

We say "NO" to additional nuclear carriers. We'd like to see a San Diego free of nuclear-powered vessels and nuclear waste.

With friends like the Navy, who needs enemies? One day we will all be sorry when there's an "accident."

Mark Schulze

Sincerely,

Patty Mooney

2336 Sumac Drive San Diego, CA 92105

(619) 282-6126

Number Number	t	Response
Patty Mo	oney and Mark Schulze	
I.13.1	Please see response to co	omment I.4.1.

Reproduction clarity limited by quality of comment letter received.

Oct-08-98 11:01A MAIL BOXES ETC.





P.01

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Date: 10-8-98 Time:

To: MR. John COON PROJECT MGR, Southwest Division, NAVAL FACKLES CODE 05AL-JC Fax No.: (619) 5.32 - 4998

	4.4	
_	N. BOURNE	•
From:	NICOURNE	

Phone No.:

# of Pages (including this sheet):

Message: PLEASE, NO NUCLEAR AIRCRAFT CARRIES

IN SAN DIEBO. ALL USE OF NUCLEUR POWER

ShouLD BE discontinued, for the health of

SAN DIEGO, PLEASE ALLOW OUR CITY to 5 toy

Le constitution de la constituti

Ask Us How To Start Saving Today!

Contact the MBE Center that appears at the top of this fax or call

Comment Number	Response
H. Bourne	
I.14.1	Your comments are noted and are included in the Final EIS.

# THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

Name: See Real
Add
Address:
COMMENTS:
Military Questien
What military Rists does the
San Dieger Bry Frang Chiwere Muss to With Super Advaked quidake systems!
with super Advaced quidake systems
Has Sad Dugger Bay Became a porchrad 1.15.
BRARL HORBOR TOUGHT, : F SO, WHAT
Does the Navy Plan to do about it P
Brug More ships, and personal here,
TO EARLY TO Sunchuse & Parly Trees?
6/28/98
Signature

Comment
Number

#### Response

#### Joe Bacon

- I.15.1
- It is beyond the scope of this environmental document to hypothesize on a theoretical scenario involving terrorist activities in the San Diego area. In addition, the Navy does not perceive that having three CVNs at NASNI increases the security threat beyond the potential that has existed for the past several decades. The robustness of a naval vessel designed to withstand combat damage lessens the potential impact that such an act might incur. Increased numbers of CVNs is not deemed to present any significant increased risk to the San Diego area from Chinese missiles with Super Advanced Guidance Systems. See also response to comment L.4.44 and I.15.2 below.
- I.15.2
- The Navy does not perceive that having three CVNs at NASNI increases the threat from terrorists beyond the potential that has existed for the past several decades. In addition, the robustness of a naval vessel designed to withstand combat damage lessens the potential impact that such an act might incur. The very nature of a military asset diminishes its attractiveness as a target for terrorist. Not only is there a constant posture of security maintained through tightly controlled access and roving patrols, but the ability of the trained "targeted personnel" to react with deadly force increases the risk to the terrorist. Please refer to responses I.15.1 and I.37.1.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

**DRAFT EIS COMMENTS** Address: **COMMENTS:** I.16.1

Comment Number

### Response

#### **Eric Bowlby**

I.16.1

Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

# San Diego CA 92120 6260 Oakridge Rd. JACK A. BRILL

(619) 582-7717 (800) 733-6178 Fax (619) 582-2243

October 28, 1998

Navy Facilities Engineering Command Department of the Navy 1230 Pacific Highway San Diego CA 92132 Southwest Division

I strongly oppose the home porting of Nuclear Aircraft Carriers in San Diego for the following reasons:

1.17.1

- "Pearl Harbor" consequences. I remember Pearl Harbor December 7, 1941. Do docking of the ships at the quay wall a disaster waiting to happen. We already have many nuclear submarines here in San Diego. We should not concentrate North Island quay wall can not go to sea if there is low tide. If there is high tide, they need four or more tugboats to get them out to sea. A minimum of two hours time. In case of war or nuclear power plant failure this makes the Diego is a repeat of Pearl Harbor. Nuclear Aircraft Carriers docked at the not repeat this possibility. Docking three Nuclear Aircraft Carriers in San so much sea power in one port.
- National Defense is reduced. Because of the reasons cited above the \$45 billion somewhere they can get to sea in minutes, floated out if necessary to be able to dollar war machines can not get to sea in sufficient time or may be seriously delayed if the entry to San Diego Bay is blocked. These ships should be do their job

1.17.2

- Ships are in the very center of the San Diego population. If there is a Imposed threat to city of San Diego if there is a nuclear accident aboard the ď ships
- No city government would ever give approval to build a nuclear power nuclear accident there are only two narrow roads off Coronado. All of plant on Coronado. The U.S. Navy may have the legal right to impose this type of power plant on Coronado but they do not have the moral the citizens of Coronado are trapped there. right to do so. ю
- was a U.S.S Thresher that sunk. The Navy may not report publicly but accident can and will happen The Navy has no right to put the citizens it must have had nuclear "incidents" that have escaped public scrutiny No system engineered by humans, built by the low bidder, maintained The Navy points to its good nuclear safety record. I remember there by humans and operated by humans can ever be perfect. A nuclear

of San Diego at risk to this possibility. Every time the Navy boasts about its SEC requires of the investment industry. PAST PERFORMANCE IS NO safety record they should be required to post the same warning that the GUARANTEE OF FUTURE RESULTS.

1.17.3

1.17.4

- Jobs issues. The need for three Nuclear Aircraft Carriers based on jobs for San advantages should never be put before long term potential disasters. The risk is too high. There is low unemployment in San Diego. The economy is stronger happens it can be a total human and economic disaster. Short-term economic Diego and adding to the economy is very risky. When the nuclear accident than ever despite the dramatically reduced defense budget. 4
- Navy Credibility is questioned. How can any thinking human trust the Navy? Let me cite a few examples: Ś

1.17.5

- buy air pollution credits and other set backs the only thing delivered to A. Harbor Dredging. The Navy promised sand for the beaches along the coast. After cost over runs, the need to pollute the air and having to the beaches was live ammunition dredged up from the harbor.
- public acceptance for home porting these ships toady's hearings would facilities to service these ships. Therefore the holding of these hearings have been held before facilities were built and the harbor was dredged is a cover up to "be legal" with no intent of really getting input from AirCraft Carriers in San Diego. They have master planned and built The Navy has already scheduled the home porting of three Nuclear the citizens of San Diego. If the Navy really wanted the input and to accommodate Nuclear AirCraft carriers.

SUMMARY I feel very insecure with one Nuclear Aircraft Carrier in San Diego. case of war is diminished. Please find somewhere else in the world to home port My personal safety is threatened and the ability of the Navy to defend me in the these ships.

1.17.3

Comment
Number

#### Response

#### Jack A. Brill

I.17.1 The Navy has never stated that CVNs could not transit the San Diego Harbor Channel under low tide conditions in emergency situations. Sufficient depth exists in San Diego Channels to accommodate emergency situations. CVNs under normal conditions can transit the San Diego channel under all but the lowest of "minus" tides. Since the dredging of the channel and turning basin occurred in 1998, fully loaded CVNs have large windows of sailing times at MLLW or better. The location of three CVNs in San Diego poses no more of a "Pearl Harbor" threat than has existed with the three conventionally powered aircraft carriers homeported there. Please refer to response to comments O.14.6, I.37.1, and I.29.2.

San Diego historically has been homeport to three aircraft carriers (CVs). The proposed action will not cause this number to increase, but only to change the type of aircraft carrier (CVN) homeported at NASNI. Therefore, there would be no change to the strategic value of San Diego as a result of the proposed action. Please also see the response to O.13.27.

- I.17.2 Please see response to comment I.17.1. for a discussion of time needed to get San Diego-based CVN underway and out to sea.
- I.17.3 The Navy notes the commentor's general opinion regarding the proposed action. However, several points should be noted. First, as explained in section 7.5 of the EIS, NNPP operations and work performed at Naval bases are such that there is no need for unique emergency preparedness programs outside the base. A community near to where nuclear-powered ships are berthed needs no additional emergency planning or response capability beyond that which exists for emergencies from natural events, such as earthquakes or hurricanes.

Second, in section 7.1.4 of the EIS it is stated that "Two nuclear-powered submarines (USS THRESHER and USS SCORPION) sank during operations at sea in the 1960's. Neither was lost due to a reactor accident ..." Thus, the commentor's assertion that these incidents were related to a failure of a nuclear-related system is not correct.

Finally, the Navy's historical record of safe and responsible operation of nuclear powered warships is discussed in Volume I, section 7 of the EIS. The NNPP pays very close attention to problems and their prevention. The approach taken is to evaluate even the smallest mistake and take appropriate corrective action to preclude recurrence. Working on the small problems helps ensure that larger problems do not occur. Notwithstanding, the Navy does not claim that such a large and complex engineering endeavor has been without problems. Equipment sometimes fails and people do make mistakes. The Navy does not

Comment
Number

#### Response

deny that problems have occurred. However, the facts are that since the inception of the NNPP almost half a century ago, there has never been a reactor accident associated with the Program, nor has there been any release of radioactivity that has had a significant effect on the public or the environment. The approach taken is to evaluate even the smallest mistake and take appropriate corrective action to preclude recurrence. The vast majority of NNPP problems are such that they would not be considered "reportable events" or "abnormal occurrences" under NRC or DOE reporting systems.

I.17.4 Please see response to comment I.5.1.

I.17.5 During the BRAC CVN Homeporting ordnance was discovered within the material deposited on the beach in South Oceanside, California. Subsequent to this discovery, the Navy determined that, due to potential risks to public health and safety, the remaining material would be dredged and disposed at a designated offshore disposal site (LA-5).

A geophysical survey for ordnance has been conducted at Pier J/K. This effort included debris and magnetometer survey with diver and a pile survey to identify location and size of possible debris. Also included was a hydrographic survey of the mitigation site near Pier Bravo. Even with the current available technology there can not be a 100% certainty of identifying buried ordnance.

In response to comments to maximize the beneficial uses of dredged material from the proposed action, the Navy is proposing, as the preferred option, to transport dredged material from Pier J/K and mitigation site to be deposited just south of the Naval Amphibious Base for the creation of intertidal/subtidal habitat. Creation of this enhancement habitat in Navy protected waters is consistent with the Coastal Act and supports the "San Diego Bay Integrated Natural Resources Management Plan". This preferred option would minimize public health and safety risks that may result from ordnance contained in the dredged footprint. Because of this risk near shore and beach replenishment was not considered an alternative. Please see section 2.3.3.1 in the EIS for a discussion of the proposed action.

A site specific explosive safety management plan will be developed in accordance with DOD Directive 6055.9, "DOD Ammunition and Explosive Safety Standards," to minimize the risks if ordnance is discovered.

Final disposal would be in accordance with permit specifications and agency requirements.

A decision was made early in the initial development of this EIS to not use specific aircraft carrier names or hull numbers to identify prospective replacements or decommissionings. This decision was based on the premise that

#### Response

the Navy's plans can change subject to a variety of uncontrollable circumstances, and nowhere is this more true than with "long range" plans. Consequently, with the exception of the USS ABRAHAM LINCOLN, which is homeported at NAVSTA Everett, Washington, potential specific replacements or retirements were not identified because (1) the EIS proposes the development of *home port facilities* for a particular CVN class, and (2) this approach retained plan flexibility by allowing for substitution of hulls. The LINCOLN could specifically be identified because it was neither a potential replacement nor a decommissioning candidate, but rather the subject of an examination with a focus toward increasing the efficiency of support infrastructure, maintenance and repair capabilities, and the enhancement of crew quality of life (please see section 1.1 of this EIS).

Notwithstanding the discussion above, a chronology of events resulting in the potential replacements for aircraft carriers planned for decommissioning in the San Diego area is provided to help the reader understand how NASNI has customarily been home port for three aircraft carriers.

In the 1980s, the Navy reduced the size of its active aircraft carriers from 15 to 12: six in the Atlantic Fleet and six in the Pacific Fleet. Before that time, NASNI had been the homeport for at least three aircraft carriers. In the early 1970s, this USS TICONDEROGA, USS KITTY HAWK, included CONSTELLATION; in the mid-1970s, USS RANGER, KITTY HAWK, and CONSTELLATION; throughout the 1980s, RANGER, KITTY HAWK, and CONSTELLATION; and in the early 1990s, a combination of USS INDEPENDENCE, (while KITTY HAWK and/or CONSTELLATION were undergoing their Service Life Extension effort in Philadelphia, Pennsylvania), KITTY HAWK, CONSTELLATION, and RANGER. All ships listed above are or were conventionally powered carriers, or "CVs."

In 1993, RANGER was decommissioned at the end of its service life and removed from NASNI, temporarily reducing the port-loading to two CVs. In 1993, a Base Realignment and Closure Commission (BRAC) action resulted in the closure of NAS Alameda, California. Because there were no CVN homeport-capable berths at NASNI, the Navy was allowed to shift both NAS Alameda CVNs to the Pacific Northwest, pending completion of construction of suitable homeport facilities at NASNI. Those facilities were the subject of an EIS entitled Environmental Impact Statement for the Development of Facilities in San Diego to Support the Homeporting of One NIMITZ Class Aircraft Carrier (DON 1995a). The actual vessel that fulfilled the BRAC mandate and assumed the role of RANGER was USS JOHN C. STENNIS (CVN-74). Arriving in August 1998, STENNIS took over one CVs worth of facility support infrastructure at NASNI. NASNI has had the historical capacity to support three aircraft carriers.

Comment Number

#### Response

In 1998, INDEPENDENCE (at that time the Navy's "forward deployed" carrier) reached the end of its service life and was decommissioned. KITTY HAWK was designated as its replacement and left NASNI in July 1998, 20 months after the Notice of Intent for this EIS, and relocated to Yokosuka, Japan. This resulted in a reduction of the port loading at NASNI to two homeported aircraft carriers. The USS NIMITZ is currently undergoing an extended maintenance period on the East Coast and will require a homeport berth within the Pacific Fleet area. Long range plans indicate that the most likely arrival date on the West Coast for NIMITZ would be early 2002. Were the Preferred Alternative selected, this would bring NASNI back to its historical three carrier port-loading baseline.

USS CONSTELLATION is expected to reach the end of its service life in approximately 2003. At that time, NASNI would once again experience a reduction in port loading to two homeported carriers if the Preferred Alternative were selected by the Navy. The same long range plans addressing NIMITZ also involve replacing CONSTELLATION with the USS RONALD REAGAN. It is anticipated this will happen in 2005. Once again, if the Preferred Alternative were selected, it would bring NASNI back to its historical three carrier port-loading baseline.

The closure of Naval Air Station (NAS) Alameda, California, and the relocation of two CVNs to fleet concentrations in San Diego and the Pacific Northwest were carried out in compliance with the 1993 Defense Base Realignment and Closure Commission (BRAC) recommendations. Consequently, the Department of the Navy constructed homeporting facilities for one CVN at NASNI (DON 1995a) and one at Puget Sound Naval Shipyard (PSNS), Bremerton, Washington (DON New facilities were needed at NASNI in order to support the homeporting of a CVN, since prior to 1998, there had been no CVNs homeported there. At the time the Navy proposed the construction of facilities at NASNI to support a homeported CVN, the Navy prepared an EIS to present the analysis of potential environmental effects associated with that action. A Final EIS for that project was completed in November 1995. In this Final EIS, the Navy stated, "The proposed action of this EIS does not affect facilities and activities required for the two conventionally powered carriers (CVs) that are currently homeported in the San Diego area. However, as the older CVs are decommissioned, they will be replaced with newer CVNs. Therefore, a decision to establish the capability to support one CVN in the San Diego area makes it reasonably foreseeable that future decisions on where to homeport additional CVNs (CV replacements) beyond the year 2000 could result in their being proposed for homeporting in the This EIS, therefore, considers the potential cumulative environmental impacts of CV replacement and homeporting a total of three CVNs in the San Diego area. The Navy is not, however, developing proposals addressing where to homeport new CVNs beyond the year 2000 at this time. When the Navy does develop such a proposal, it will prepare the appropriate

#### Comment Number

#### Response

NEPA documentation." This statement was intended to provide public disclosure of reasonably foreseeable future actions that were not ripe for decision at that time. This is in accordance with 40 CFR 1508.7. The 1995 EIS also states, "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See the 1995 EIS, Volume 1, Chapter 6 (DON 1995a).

The U.S. District Court for the Southern District of California evaluated the Navy's 1995 EIS with regard to the segmentation issue raised by the City. The District Court was aware of the Notice of Intent (December 1996) for this EIS before rendering its decision on the 1995 EIS in May 1997. The District Court concurred with the Navy's implementation of NEPA, and concluded that the Navy had not understated the potential effects of a larger project by preparation of two documents (segmentation). In a Court order dated May 12, 1997, the Court stated, "Because the Court finds that no proposal to homeport three CVNs existed prior to the issuance of the Final EIS, the Final EIS's analysis of the possible cumulative impacts of potential additional home ports suffices under NEPA."

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

Name: Andy Dickinson
Address:
COMMENTS:
We have A reason for us people
némia here because me are fighting
for the safety of mar our city
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The west coast pacific live
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pel at least north of CAlifornia
our city has to meh history and
is very valuable to all the people of SANIDIEGO
Signature Date
Signature Date

Comment Number

Response

#### **Andy Dickinson**

I.18.1

The Navy does not perceive that having three CVNs at NASNI increases the threat from terrorists beyond the potential that has existed for the past several decades. In addition, the robustness of a naval vessel designed to withstand combat damage lessens the potential impact that such an act might incur. The very nature of a military asset diminishes its attractiveness as a target for terrorist. Not only is there a constant posture of security maintained through tightly controlled access and roving patrols, but the ability of the trained "targeted personnel" to react with deadly force increases the risk to the terrorist.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

### DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

Name: AMa Maria Estrada
Address: 2005 KS+ San Liego Cal 92/09
COMMENTS:  PUES 10 estoy MUY. Prencupada  por 105 Barcos que an Megado aqui  en Sandiego por el cerre contaminado  por la Saldeda Nova das elegados.
por 105 Bar (05 qui ain sllega do aqui en Sandiego por el cerre constaminado por la Saluda por las infermedades del asma de 105 miños y ansiamos les yedimos con prension por esa mines
Anamario Estrada 10128 198 Signature Date

L19

# CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

ANA MARIA ESTRADA

Address:

2005 K St. San Diego, CA. 92102

**COMMENTS:** 

WELL, I AM VERY WORRIED DUE TO THE SHIPS THAT HAVE COME HERE TO SAN DIEGO, FOR THE CONTAMINATED AIR, FOR THE HEALTH, FOR THE ILLNESS OF ASTHMA FOR THE CHILDREN AND OLD PEOPLE AND WE ASK FOR YOUR UNDERSTANDING TOWARDS THE CHILDREN.

ANA MARIA ESTRADA 10/28/98

Comment Number

Response

#### Anamaria Estrada

I.19.1

The air quality analysis in the Draft EIS is based on compliance with national and state ambient air quality standards. These standards represent allowable atmospheric concentrations at which the public health and welfare are protected and include a reasonable margin of safety to protect the more sensitive individuals in the population, such as elderly people and children. Since the proposed action alternatives would not exceed any ambient air quality standard, public health would be protected from the effects of the proposed action alternatives. Toxic air contaminants (TACs) emissions from the proposed dredging and disposal actions at NASNI would produce insignificant health impacts to the public.

El análisis de la calidad del aire en el Draft EIS (Estudio de Impacto al Medio Ambiente) está basado en el cumplimiento con las normas de la calidad del aire ambiental nacional y estatal. Estas normas representan las concentraciones atmosféricas permisibles en las cuales el bienestar y la salud publica están protegidas e incluye un margen razonable de seguridad para proteger a los individuos más sensibles dentro de la población, tales como las personas mayores y los niños. Como las acciones alternativas propuestas no excederían ninguna norma de la calidad del aire ambiental, la salud publica estaría protegida de los efectos de las acciones alternativas propuestas. Las emisiones de los contaminantes toxicós del aire (TAC) causadas por el dragado propuesto y por las acciones de deshecho en NASNI, producirían un impacto insignificante en la salud pública.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: IRU HOSENPUD (USNR)
Name
Address: 1016 CYPRESS WAY
GAN DIEGO 92103
THERED A FRIEND LAST, NITE 16/27/90 120
IF HE MAD AN OPPORTUDITY TO MOJE TO
NORTHERN PORTION OR S.D. COUNTY -NEAR SON OFFE
NUCULAR ENERGY STATION - WHERE WOULD FOR MODE?
THE ANSWER - AS FAR AS ALONY AS POSSIBLE
ne - 9x 40 miles.
10174 OUNS HAVING (2) NUC. BEACTORS ON
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MY HOME MEN WITHIN (4 MILES OR THESE COW'S.
1. pm works to!
1. AM RENDED!
EXIL PROBLEMS MIGHT ARE.
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HEALH - OF INDIVIDUALS NEAR NUC. KAULITUS
WHAT ABOUT HEALTH - OF PEOPLE?
Jassah yegy
704
In Holuful p-27-97
Signature

Comment Number

#### Response

### Irv Hosenpud

I.20.1

There is considerable information contained in the EIS on issues pertaining to the risks associated with radiation exposure and human health. Appendix E provides a summary of a number of studies that evaluated the risks of radiation exposure near Naval Nuclear Propulsion Program facilities. The results of these studies and those contained in Appendix F of this EIS indicate there is no significant radiological risks to the health and safety of the general public as a result of NNPP operations or the proposed action.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

### DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

Name Anisa L. Hunter, CNRC, ARK
Address: 10/6 Cyprend Way In Drigo CA 92(83
COMMENTS
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of man Terane flatione file moterces ]
aware of the dangers of sady nested makering
Songe - Heron with halfwe Islandes
main CArlesses in him Earth quaker Remotion
With the Poxic Cleanup of Durice Island, the
Circle Telle many many grant to Clary
In Demident Papores Ath from love Area - 1213
Regional Sight uncidents of Mens + Agrand
Liste you done you Homework in this Pegare!
10-28-98
Signature Into Date Chronic Date
Note: This form is supplied for your convenience. You are not required to use this form.

I.21

Comments of any length may be submitted to the address on the reverse side of this form. Your

comments should be postmarked on or before November 12, 1998.

Comment
Number

#### Response

#### Anita L. Hunter

- I.21.1 Radioactive waste disposal issues are addressed in sections 3.15.2 and 7.4.3 of the EIS. In addition, a wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.
- I.21.2 As explained in section 3.2.1, contaminated locations on North Island are in the Navy Installation Restoration Program. The contaminated locations are being addressed in accordance with the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the National Oil and Hazardous Substance Pollution Contingency Plan, and/or Resource Conservation and Recovery Act (RCRA) Subtitle I.
- I.21.3 The Navy knows of no epidemiological reports in the Point Loma area concerning higher incidents of breast or thyroid cancer than normal. However, Appendix E provides a summary of a number of studies that evaluated the risks of radiation exposure near Naval Nuclear Propulsion Program facilities. The results of these studies indicate there is no significant risk to the health and safety of the general public as a result of NNPP operations.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: Larry C. Mangelsen	
Address: 403 Langley St., Apt. A San Diego, CA 9210:	Z
COMMENTS:	
My primary concern regarding the stationing	I.22.1
of nuclear powerod vessels in lan Diago is the	
extallishing of the very highest standards of	
containment difficulties of spen fuel and	
the satisfor operational accidents the	
sols. Type to ensure a non-radiocentive	
sæfest way to ensure a non-radiocestire Sæn Diago and world is to rot bring them	
horo and determission than	
A secondary consideration is cost of believe it	I.22.2
is likely that the nucloser Nouvy has few	
advantages over a conventionally fueled one	
as for as the ability to provide field during	
forseable operations well	L22.3
The dredging operations them would also	1.22.5
The dredging operations than her would also stress the bay environment as the Navy as well as civillian companies, has contaminated the bay sectionents already.	
	1
Harry C. Mangelson 10/28/98  Signature Date	
Signature ( Date	

Comment	
Number	Response
	·
Larry C. Ma	ngelsen
I.22.1	Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g. application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.
I.22.2	See response to comment O.12.55.
I.22.3	The EIS addresses the potential environmental impacts to present conditions associated with homeporting three CVNs. The impact analysis for San Diego Bay indicated that homeporting is not expected to result in significant adverse

impacts to water or sediment quality.

Reproduction clarity limited by quality of comment letter received.

### DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

### DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: 1 eonor Miramontes
Address: 1749 20 gan AVE 5: 0- (A. 97113
COMMENTS:
m emegitario es que me cranga a que traizan Plantas núcleares
Porque es may vieggosa x
dende hax niños + nos ation un
nil mal parque contaminarian el aire y ricestros hijos se enfermaran
Par esc me apandre Para que eso
Porque donde quieran Poner eso
nos chondremos par nuestros hijos que son niños inocentes y no saben del
Religro Pero uno de adolto ha aver Pol
ellos + por nosotros Por eso se la Pedimos que por favor no traigan esas armas gracias
<u>Leaner Muray on Fes</u> Signature  10-28-98  Date

### CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

**LEONOR MIRAMONTES** 

Address:

1749 Logan Avenue San Diego CA, 92113

#### COMMENTS:

MY COMMENT IS THAT I AM AGAINST YOU BRINGING NUCLEAR PLANTS | 123.1 BECAUSE IT IS VERY RISKY AND DANGEROUS FOR OUR COMMUNITY WHERE THERE ARE CHILDREN AND YOU WOULD BE DOING A BAD EVIL BECAUSE YOU WOULD CONTAMINATE THE AIR AND OUR CHILDREN WOULD GET SICK AND THAT IS WHY I WILL OPPOSE SO THAT IT WILL NOT HAPPEN IN THE COMMUNITY, AND WHEREVER YOU WANT TO PUT THAT, WE WILL OPPOSE IT FOR OUR CHILDREN WHO ARE INNOCENT CHILDREN AND DO NOT KNOW OF THE DANGER AND US, AS ADULTS, WILL OVERSEE IT FOR THEM AND FOR OURSELVES, THAT IS WHY WE ASK YOU TO PLEASE NOT BRING THOSE WEAPONS, THANK YOU

LEONOR MIRAMONTE

10/28/98

Comment Number

Response

#### **Leonor Miramontes**

I.23.1 A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carrier maintenance facilities.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideró una amplia diversidad de accidentes hipotéticos. Los accidentes hipotéticos analizados indican riesgos que probablemente no sean excedidos por otros accidentes (ejemplo: el choque de un avión, terremotos, maremotos o el terrorismo). Los resultados de todos los análisis, tanto de las operaciones normales como de los accidentes hipotéticos, indican que no existirán impactos radiológicos significativos del puerto base y del mantenimiento de los portaaviones de clase NIMITZ o de operar las instalaciones de mantenimiento para los portaaviones clase NIMITZ.

# THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

$\Lambda$ , $\Lambda$ , $\Lambda$ , $\Lambda$
Name: Nise Milmou 193
Name: Jose M. M. Monoutos Address: 1751 Logan Av. San Diego. Ct.
COMMENTS:
Mi Comentario es que une opongo a que 1241
no a carrieu más avuas vudaves o toxicos
Nucleares pues es pelignoso en de mane
Nycleur para las Clydodes y colonias de
el area! porque podria en veneral el aire
y asi Morir miles de personas o quisas
willowes outre adultos Minos Mujoros y
Hombres. Y con al Tiempo nos traioxix
enfermedades a nustros Hijor al medio
y por el vignester de l'uestra comunidad
y por el viruestar de lestra comunidad
1 nos opondeiros Rotundajuente que ma se
plantes armos « Nucleares! por el vienes tar de Cada familia ó Hogar de
vienestar de Cada familia o Hogar de
Nuesta Comunidad.
Signature 10-18-98  Date
şignature

# CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

JOSE MIRAMONTES

Address:

1751 Logan Avenue San Diego CA,

#### **COMMENTS:**

MY COMMENT IS THAT I AM AGAINST YOU BRINGING ANY MORE NUCLEAR WEAPONS AND NUCLEAR TOXICS, BECAUSE IT IS DANGEROUS WITH A NUCLEAR SPILL, FOR THE CITIES AND COLONIES OF THE AREA., BECAUSE IT COULD POISON THE AIR AND THOUSAND OF PEOPLE COULD DIE OR MAYBE MILLONS, AMONG ADULTS, CHILDREN, WOMEN AND MEN, AND WITH TIME IT WOULD BRING ILLNESSES TO OUR CHILDREN AND TO THE ENVIRONMENT AND TO OUR OWN HEALTH. AND FOR THE WELFARE OF OUR COMMUNITY WE WILL TOTALLY OPPOSE TO HAVE NUCLEAR WEAPONS, FOR THE WELFARE OF EACH FAMILY OR HOME IN OUR COMMUNITY.

JOSE MIRAMONTE

10/28/98

Comment Number

Response

#### Jose Miramontes

I.24.1 It is the Department of Defense policy to neither confirm nor deny the presence of nuclear weapons at any site.

A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

La política del Departamento de Defensa es de ni confirmar, ni de negar la presencia de armas nucleares en ninguna ubicación.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideró una amplia diversidad de accidentes hipotéticos. Los accidentes hipotéticos analizados indican riesgos que probablemente no sean excedidos por otros accidentes (ejemplo: el choque de un avión, terremotos, maremotos o el terrorismo). Los resultados de todos los análisis, tanto de las operaciones normales como de los accidentes hipotéticos, indican que no existirán impactos radiológicos significativos del puerto base y del mantenimiento de los portaaviones de clase NIMITZ o de operar las instalaciones de mantenimiento para los portaaviones clase NIMITZ.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

### **DRAFT EIS COMMENTS**

Name: James Ricker
Name: James Ricker. Address: 4622 Campus Ave SD 92116
The Draft EIS for this praiect 125.1
The Draft EIS for this project is an insult to the intelligence and
authority, to the jurisdiction of the people in this matter.
As a citizen, texpayer (your employer) 125.2 I demand that a new Draft be
I demand that a new Draft be
composed, with full public disclosure of accident statistics and probabilities
- There is no execuation plan - There is no believable pick assessment
- The demondation aboness must be 1253
- The democratic process must be included in making your decision.
You are our servants;
- 1 OU are our services
ACT Like it.
$0  M  I_2 = 1$
James 10/28/98
Signature

Comment Number	Response
	Response
James Ricker	
I.25.1	Your comments are noted and are included in the Final EIS.
I.25.2	Please see responses to comments L.4.100, O.10.31, and O.10.34.
I.25.3	This EIS was prepared pursuant to the National Environmental Policy Act, passed by Congress in 1969. The Act requires public disclosure via a scoping notice, a scoping hearing, and a Draft EIS that is made available to the public. The public is then provided the opportunity to comment upon and question the description of the proposed action and the environmental effects. The Navy, as Lead Agency, is responsible for addressing the public's questions and comments in the Final EIS. The public will have 30 days to review the Final EIS before a decision is made. This is the democratic process established by Congress and the Council on Environmental Quality. The Navy believes it has followed all applicable laws and regulations in preparing this EIS.

## DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: MocTezuMA KodriGuez	
Address: 1911 HARRISON QUE SAN DIRGO CA.	
COMMENTS:	ı
Todo loga estamos biendo es CAUSA del Ricsgo	1.26.1
Bemos Niños MUTITAdos y Deformes	
Gemos Niños MUTITAdos y Deformes	
Personas MAHORES CANCEROSAS	
Personas Mayores CANCEROSAS GRACIAS AL USO dela ENERGÍA ATOMICA	
No delle sons de Den mi Tire esta	
AUNQUE MUCHAS COSAS ES PARA al bien MISMO	
de la ciensia	
Estamos espoestas AlaContaminación del	
ALOG IL AL ACIA	
Aire y del Agua.	
No MAS Plantas Atomicas Mobiles Como Son los Barcos. Radio Activos GRACIAS POR LA OPORTUNIDAD QUE ME DAN DE desir lo GRACIAS.	
SON 105 BARCOS. RADIO BELLIVOS	
GRACIAS POR LA OPORIUNICIAN QUE ME BAIL	
desir lo Gracias.	
mathema Labram 10/28/98	
Signature	

# CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

MOCTEZUMA RODRIGUEZ

Address:

1911 Harrison Avenue, San Diego CA

#### COMMENTS:

ALL WE ARE SEEING IS THE CAUSE OF THE RISK THAT ONE MORNING WILL DESTROY US. WE SEE CHILDREN MUTILATED AND DEFORMED, CANCEROUS OLD PEOPLE, THANKS TO THE USE OF ATOMIC ENERGY. WE SHALL NOT PERMIT THIS, ALTHOUGH MANY THING ARE FOR THE GOOD OF SCIENCE. WE ARE AGAINST AIR AND WATER CONTAMINATION. NO MORE MOVING NUCLEAR PLANTS LIKE RADIOACTIVE SHIPS ARE. THANK YOU FOR THE GIVING ME THE OPPORTUNITY OF SAYING IT.

MOCTEZUMA RODRIGUEZ

10/28/98

Comment Number

Response

#### Moctezuma Rodriguez

I.26.1 A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carrier maintenance facilities.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideró una amplia diversidad de accidentes hipotéticos. Los accidentes hipotéticos analizados indican riesgos que probablemente no sean excedidos por otros accidentes (ejemplo: el choque de un avión, terremotos, maremotos o el terrorismo). Los resultados de todos los análisis, tanto de las operaciones normales como de los accidentes hipotéticos, indican que no existirán impactos radiológicos significativos del puerto base y del mantenimiento de los portaaviones de clase NIMITZ o de operar las instalaciones de mantenimiento para los portaaviones clase NIMITZ.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

SANDRA RODRIGUEZ

Address:

2058 Main St. 157, San Diego CA 92113

#### COMMENTS:

THE IMPACT WOULD BE CATASTROPHIC FOR THOUSANDS OF LATIN PEOPLE, THEY WOULD BE INFERTILE, NOTHING WOULD BE LEFT OF US, PEOPLE NOR ANIMALS, THE CHILDREN WOULD HAVE NO FUTURE, THE ONE THAT WOULD SURVIVE, IT WOULD BE BETTER TO BE DEAD, LIKE THE OTHERS, WITH THEIR DEFORMED FACES, LIKE IN JAPAN, IT WOULD BE A CURSE FOR (ILLEGIBLE) OF SOME PEOPLE THAT DO NOT THINK OF SOMETHING BETTER FOR HUMANITY, NUCLEAR FOR PEACE TIME IT IS WELL USED, BUT FOR WHAT YOU WANT IT, IT IS VERY BAD.

SANDRA RODRIGUEZ

10/28/98

THANK YOU FOR SAYING THIS FOR MYSELF AND FOR MY FAMILY.

Comment
Number

#### Response

#### Sandra Rodriguez

I.27.1 A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The hypothetical accidents analyzed indicate risks that are unlikely to be exceeded by other accidents (e.g., airplane crash, earthquake, tsunamis, or terrorism). The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideró una amplia diversidad de accidentes hipotéticos. Los accidentes hipotéticos analizados indican riesgos que probablemente no sean excedidos por otros accidentes (ejemplo: el choque de un avión, terremotos, maremotos o el terrorismo). Los resultados de todos los análisis tanto de las operaciones normales como de los accidentes hipotéticos, indican que no existirán impactos radiológicos significativos del puerto base y del mantenimiento de los portaaviones de clase NIMITZ o de operar las instalaciones de mantenimiento para los portaaviones clase NIMITZ.

### DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: Suzanne Rosen	
Address: 5872 Kantor St.	
San Diego, CA 92122	
COMMENTS:	
- I wish to respectfully submit my	<b>3.1</b>
request that the newy postpone	
its decision to bring more naclass	
Carrier into Ean Dreigo until the metter	
can be seviewed by the public.	
If indeed it is to the banefit of	
the geople both here in San Diego and the	
nation, then the fact that suggest this	
should be clearly presented Without the	
suggest of those involved, there can only	
be frustration and inefficiency	
liquin, please gostpine this decision 12	8.2
so the further research can be documented	
and wikely distributed.	
- Thank you	
U	
P. 10	
Signature Rosen 10-28-98 Date	
· ( )	

Comment	
Number	Response
Suzanne R	osen
I.28.1	The Draft EIS was published on 28 August 1998 and made available to the public for review. The comment period was extended from 45 to 75 days.
I.28.2	Without a request for specific types of additional research and documentation to be conducted, this comment cannot be addressed.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

### **DRAFT EIS COMMENTS**

Name: MEL SHAPIRO	
Address: 1050 ESSEX ST SAN D(660 92103	
COMMENTS:	
(1) SAN ONOFRE HAS AN EVACUATION 128	.1
WHY DOGSNIT THE NUCLEAR	
NAUY RASE HAVE ONE?	
BE PART OF THE EIS.	
2) 15 T WISE TO CONCEVERTE ALL 120	<del>)</del> .2
CARRIERS IN LOCATION C, THIS MIKES AN EASY TARGET FOR	
STRATEGY. DISPERSAL IS BETTER	
melvin Shapeio 10/28/98	
Signature	

Comment Number	Response
Mel Shapiro	
I.29.1	Please see response to comment O.10.31.
I.29.2	The U.S. Pacific Fleet has dispersed its aircraft carrier assets at four different home ports: Puget Sound Naval Shipyard, Washington; Naval Station Everett, Washington; Yokosuka, Japan; and San Diego, California. This geographic dispersal, when combined with deployment commitments, results in few occasions over a period of a year when more than two carriers are co-located at any one port. For further detail on security issues of co-locating more than one

carrier in a given location, please see the response to comment L.4.44.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: CRAIG SHERMAN	
Address: 1901 First Ave # 335	
COMMENTS:	
Droft EIR 15 deficient in analyzing 130.1	
visual impacts essentially all views of	
Coronedo will be lost as viewed from down-	
town Sen biego. What notigetim is being	
effered to mitigate visual impacts? what 1.30	.2
economic & and tourist interest losses	
night he reclined from decreesed	
views and seithetics for downtown	
San Diego? what will happen if a	
national newspeper picks - up on ser	
Diego's "military new" complex? will	
pourism and the City's image be lost?	T 00 0
what are the convictive impacts, it and	1.30.3
when an oir-creft corrier is maked	
modera as a ruseum at the aroading st.	
pier:	
Cen X (m) 10-28-98	
Signature	

Comment
Number

#### Response

#### **Craig Sherman**

- I.30.1 Depending on the alternative selected, views of Coronado may be altered, although impacts would remain below the thresholds of significance identified in section 3.12.2. As stated in section 3.12 under the discussion of operational impacts for each alternative, aircraft carriers have been accepted as part of the NASNI view for decades. It is common for multiple aircraft carriers or other ships to be moored at NASNI (DON 1995a). Therefore, providing capacity to homeport up to two additional CVNs, in conjunction with the decommissioning of two CVs, would not substantially change the existing views of Coronado.
- I.30.2 It is difficult to assess the impacts to tourism and visitor spending in the San Diego region due to insignificant changes to the views from downtown San Diego. The presence of Navy facilities, especially vessels have, in themselves, tourist value. The San Diego region has a wide range of tourist attractions (including its proximity to Mexico) and it is unlikely that potential changes in the visual environment at one specific location will measurably impact the level of tourism in the San Diego region.
- I.30.3 The creation of a museum for the USS MIDWAY at the Broadway Street Pier has been added to the list of reasonably foreseeable projects in section 3.18. The combination of this project, along with the proposed action and other reasonably foreseeable projects, is addressed in section 3.18.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

	Name: Norma Sultivan
	Address: 5858 Sevippes St. San Diego Ca 92122
D	COMMENTS:
In the	- public hearing wed. 10-28: a disgrace 131.1
Over	1 building - 2 large rooms with audio
000	& television. Why not tought?
,	No air conditioning. Le aisles are packel
	with sepher which violates the five
	Salety code.
	Il her is a measure of The Wary's
	Oursetence. God save us all-
	Vorma Sulvan W-28-98
	Signature Date

Comment Number

#### Response

#### Norma Sullivan

I.31.1 Notification of the meeting location was in compliance with NEPA requirements and the inclusion of a second meeting was in direct response to a request from the community. In addition, the location for the meeting was set in response to a specific request from a local organization. The meeting was conducted in accordance with NEPA requirements and all participants who wanted to speak were provided an opportunity to make comments. Had the Navy been expecting more people as compared to previous meetings involving CVN homeporting, a larger site would have been chosen.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: Togelia Tuno
Name: <u>Rogelia</u> Truno Address: <u>333 20th</u> SD Cal. 92102
COMMENTS:
10 estoy muy prencupada acerca la la la que ustedes piensan hacer
de la que vistedes piensan hacer
Con sus barros de nucleares
Porque nuestras playas estan
mux contaminadas y no se
puede pesson parque la playa
esta moy sucia y también
no se puede ni Bañar Porque
es una cosa espantara que
no se saporta parque es malo
para nuestra Camunida pero
el puebro unido, siempre estara
el pueblo unido siempre estara y espero que todos los Comentarios los escuchen y mediten antes de tomar los
Comentarios Jos escuchen +
mediten antes de tomar las
Iniciativas y piensen en la peligraso
Iniciativas y piensen en la peligraso
Ragelia Urano Signature Date
Olyliatury

# CERTIFIED TRANSLATION OF A DRAFT EIS COMMENT

Name:

**ROGELIA URCINO** 

Address:

333 20TH, San Diego CA 92102

#### COMMENTS:

I AM VERY WORRIED ABOUT WHAT YOU THINK OF DOING WITH YOUR NUCLEAR SHIPS, BECAUSE OUR BEACHES ARE VERY CONTAMINATED AND ONE CAN NOT FISH BECAUSE THE BEACH IS VERY DIRTY AND ALSO ONE CAN NOT SWIM BECAUSE IT IS A HORRIBLE THING THAT CAN NOT BE PUT UP WITH, AND IT IS BAD FOR OUR COMMUNITY, BUT THE PEOPLE ALWAYS WILL BE UNITED AND I HOPE THAT YOU LISTEN TO ALL THE COMMENTS AND YOU THINK BEFORE TAKEN ANY INITIATIVE AND THINK HOW DANGEROUS IT IS.

**ROGELIA URCINO** 

10/28/98

Comment Number

Response

#### Rogelia Urcino

I.32.1 The EIS explains how the proposed action of providing capacity to homeport up to two additional CVNs at NASNI would not result in significant, unavoidable impacts on beaches and fishes.

Dredging of an estimated 582,000 cubic yards (cy) of bottom sediments from areas adjacent to and immediately offshore from the wharf would be required. Dredging would be conducted in accordance with permit specifications and other requirements of EPA, U.S. Army Corps of Engineers, and RWQCB Permit conditions that specify: specific dredging equipment, water quality monitoring, barge disposal monitoring, and a debris management plan. Dredging operations would not cause long-term changes in dissolved oxygen concentrations or in other water quality characteristics because sediments suspended during dredging would settle to the bottom, and natural mixing processes would reduce any other localized changes to water quality, within a period of several hours after dredging stops. Based on extensive tests and modeling completed by the Navy, sediment caused during dredging would not create significant releases of chemical contaminants, and would not kill marine animals including fish. Excavation for the new pier and dike would cause similar short-term impacts that would not significantly affect water quality of marine animals. Construction would cause shock waves from pier pile driving, causing fishes to temporarily leave the activity area. Most fish are very mobile and would be able to avoid the construction area. This effect would be short-term and less than significant. Floating barriers (booms) would be placed around the construction site to ensure that any accidental release of debris during construction would be contained so that it would not float onto local beaches.

When in port, the homeported carriers would be surrounded by a floating boom to contain any materials accidentally released. The booms would also help in clean up efforts. Emergency response and clean-up plans are required and would rehearsed to ensure that effects from any spills would be minimized.

Therefore, the proposed action to provide capacity to homeport additional CVNs would not pose a significant impact to area beaches and fish.

El EIS (Estudio de Impacto al Medio Ambiente) explica como la acción propuesta para proveer capacidad como puerto base para hasta dos más CVN's en el NASNI, no resultaría en inevitables y significativos impactos a las playas y a los peces.

Se requeriría el dragado de aproximadamente 582.000 yardas cubicas (cy) de sedimentos de fondos de las áreas adyacentes y de las que están inmediatamente afuera de la costa cerca del muelle. El dragado sería llevado a cabo de acuerdo a las especificaciones de los permisos y de otros requisitos por parte de EPA, el cuerpo de ingenieros del Ejército de

#### Comment Number

#### Response

Estados Unidos, y las condiciones del Permiso y RWQCB que especifica: el equipo específico de dragado, el control de la calidad de agua, el control del desecho por las dragas, y un plan de administración de residuos. Las operaciones de dragado no causarían cambios a largo plazo en las concentraciones de oxígeno disuelto ni en otras características de la calidad del aqua, porque los sedimentos suspendidos durante el dragado se estabilizarían en el fondo y los procesos naturales de mezcla reducirían todo otro cambio localizado en la calidad del agua dentro de un período de varias horas después que se pare de dragar. Basándose en extensos análisis y modelos completados por la Marina, los sedimentos causados durante el dragado no crearían descargas significativas de contaminantes químicos, y no mataría los animales marinos, incluyendo los peces. La excavación para un nuevo muelle y dique causaría impactos similares de corto plazo que no afectarían significativamente ni la calidad del agua ni a animales marinos. La construcción causaría ondas de impacto al clavar las vigas del muelle, causando que los peces se alejaran temporalmente del área de actividad. La mayoría de los peces tienen mucha movilidad y podrían evitar el área de construcción. Este efecto sería de corto plazo y mucho menos que significativo. Las barreras flotantes (booms), serían puestas alrededor del lugar de la construcción para asegurar que toda descarga accidental de residuos durante la construcción quedarán contenidos para evitar que floten hacia las playas locales.

Cuando estuvieran en el puerto, los portaaviones del puerto base estarían rodeados por barreras flotantes para contener todo material descargado accidentalmente. Estas barreras flotantes también ayudarían en los esfuerzos de limpieza. Las respuestas de emergencia y planes de limpieza son requeridos y serían practicados para asegurar que los efectos de todo derrame fueran minimizados.

Por lo tanto, la propuesta acción de proveer capacidad para adicionales CVN en el puerto base no causaría un impacto significativo a las playas y a los peces del área.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

DRAFT FIS COMMENTS

Name: LAURETTE VERBINSKI	<b>-</b>
8871 CLIFFRIDGE AVE	_
Address: 8871 CLIFFRIDGE AVE LA JOLLA, CA92037	
COMMENTS:	
No, No, No-	I.33.1
SAN DIEGO 15 TOO	- -
BIG AN URBAN AREA.	-
FOR NUC. CARRIERS	- -
TO BE SO CLOST	_
	_
	<del></del>
Signature Velulu (0/28/98 Date	
2iditatore	

Comment Number

Response

#### Laurette Verbinski

I.33.1 Your comments are noted and are included in the Final EIS.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

1/	DRAFT EIS COMMENTS
Name: Hec to	r Vuriar
Address:	
COMMENTS:	
we sh	cald not have nuclear concises
becausen	
it's not	gate. It befrer to not have
one decid	than one deal No more
nuclear C	vaste pleaseque will Fight
	·
11 miles	
Harry	10/28/98
Signature /	Date

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your

commen's should be postmarked on or before November 12, 1998.

Comment Number

Response

#### **Hector Yuriar**

I.34.1 Please see response to comment I.22.1.

The Navy Is All Wet

The Navy is all wet

It hasn't happened yet.

Why do we all fret?

Imagine our sixth largest city. It would be a pity.

If this lovely, temperate place Became a barren space.

Contaminated by nuclear waste.

Please take heed post haste.

It would take one small mistake
To create a nuclear wake.

It fills my heart with fear.

Because, it could happen here.

The navy is all wet.

No, it hasn't happened yet.

Nuclear carriers must go

Before disaster strikes, you know.

Please do not forget.

Leave no room for regret.

Ruth Picarsky-Benjamin San Diego, California 10.98

Comment Number

Response

# Ruth Pickarsky-Benjamin

I.35.1 Please see response to comment I.4.1.

1780 Avenida del Mundo #404 Coronado, CA 92118

Naval Facilities Engineering Command (Code 05AL.JC) 1220 Pacific Highway San Diego, CA 92132-5190

### Gentlemen:

Please record the position of this Corondao family as being in favor of the proposal to make North Island the home port for three nuclear powered carriers.

We believe that this proposal is in the best interests of both the community and the nation.

Sincerely,

Ed and Genie Sack

### Comment Number

# Response

# Ed and Genie Sack

I.36.1 Your comments are noted and are included in the Final EIS.

Southwest Division, Naval Facilities Engineering Command Code 05AL.JC 1220 Pacific Highway San Diego, CA 92132-5190

November 3, 1998

Mr. Jim Bell P.O. Box 7453 San Diego, CA 92167

Subject:

Message left on the CVN Draft EIS Information Line

Dear Mr. Bell:

We have received your comment you recorded on the Homeporting Draft EIS information line, and have summarized it as follows.

I'm voicing my total opposition to the Homeporting idea. I'm questioning the stationing of any nuclear vessels in and around the heart of San Diego. Beyond the potential for accidents, I feel that because of the danger of terrorism worldwide, this could create a target for terrorists. Sinking a large ship at the mouth of the Bay could prevent any carriers from leaving port. This is not good from either a military or civilian perspective to protect the civilians in this country and Mexico, and does not make any sense... "Please reconsider this. This is nuts."

I.37.1

We suggest that you submit your comments in writing for accuracy. Written comments must be received by November 12th, 1998. Please send them addressed to my attention at the address above. You may also fax your comments to (619) 532-4998. You may also submit your comments by email, to: CVN\_HOMEPORTING@efdswest.navfac.navy.mil.

Thank you for your perspective.

Yours truly,

John Coon

Comment Number

Response

#### Jim Bell

I.37.1

It is beyond the scope of this environmental document to hypothesize on a theoretical scenario involving terrorist activities in the San Diego area. In addition, the Navy does not perceive that having three CVNs at NASNI increases the threat from terrorists beyond the potential that has existed for the past several decades. The robustness of a naval vessel designed to withstand combat damage lessens the potential impact that such an act might incur. The very nature of a military asset diminishes its attractiveness as a target for terrorist. Not only is there a constant posture of security maintained through tightly controlled access and roving patrols, but the ability of the trained "targeted personnel" to react with deadly force increases the risk to the terrorist.

The Navy, throughout its long history of homeporting dozens of ships in San Diego Bay, has evaluated the risk of having its ships, regardless of the ship's type of propulsion, "trapped" inside the Bay, and found that risk to be acceptable. This EIS analyzes the impact to the environment of the construction and operation of facilities to support homeporting three CVNs; the same number of aircraft carriers that have been homeported in Coronado for decades.

October 26, 1998

3930 Park Blvd. San Diego, CA 92103 (619) 296-6713

John Coon, Project Manager Southwest Division, Naval facilities, Engineering Command Code 05AL-JC 1220 Pacific Highway San Diego, CA 92132

Dear Mr. Coon:

I am extremely concerned about the Navy's plans for nuclear-powered aircraft carriers in San Diego. North Island Naval Air Station sits in the middle of a major metropolitan area. The homeporting of two more nuclear carriers in San Diego poses a serious public health and safety threat. It results in too many nuclear reactors too close to too many people.

1.38.1

Please measure the water quality in areas surrounding Naval Air Station North Island to ensure the safety of the public. This water will have to be measured regularly to ensure that the marine environment is kept free of pollutants from NASNI.

1.38.2

Also, I want assurance that hazardous waste storage facilities on NASNI will be used solely for the base generated wastes and not for wastes generated from off-base facilities.

1.38.3

In the event of an accidental release of radioactive material into the environment, I want assurance that the Navy will notify local and state agencies. I want assurance that contingency plans to ensure the safety of the population in affected areas have been developed.

I.38.4

With its decision to bring nuclear-powered aircraft carriers into San Diego, the Navy has assumed tremendous responsibilities. The Navy must take every step to ensure the safety of the millions of residents who live in San Diego.

L38.5

Respectfully, Jason a. Jolhman

Jason A. Folkman

Comment Number	Response
Jason A. Foll	cman .
I.38.1	Your comments are noted and are included in the Final EIS. Please see response to comment I.4.1.
I.38.2	Any requirements for, and the scope of, monitoring would be determined by the regulatory agencies through the permitting process. However, evaluations in the EIS concluded that no significant impacts would occur to water and sediment quality.
I.38.3	The State of California, Department of Toxic Substance Control (DTSC), permits the hazardous waste storage facilities at North Island for operation. That permit allows wastes generated at other Navy facilities to be stored at the North Island facility. The Mixed Waste Facility at NASNI will only be allowed to temporarily store small amounts of mixed waste from SUBASE San Diego pending shipment to permitted treatment, storage and disposal facilities. Issues concerning storage and shipment of Non-CVN generated hazardous wastes to and from NASNI are not part of the proposed action.
I.38.4	Please see responses to comments O.10.31, O.12.33, and O.12.81.
I.38.5	Your comments are noted and are included in the Final EIS.

# October 28, 1998

Janet M. Hatch 816 Olive Avenue Coronado, California 92118

Sir, as a 30 year resident and poter of the city caronado, I Wish to object to the additeon of tevo needear aircroft corriers stationed at NAS north / Slaved. My reason is 3 corners in this Senall town Will severely impact on already suposable troffic problem With its attendant cein Pollution, noise, elc. The added naval Per-Somel adds very little to our city's economy, Why?

Simply stated, they connect offord coronals prices. I,a retiree, and hardly making it myself! Our havel sources state that a nuclear accelent while a Ship is in part is very lemote, Perhaps, lent statistics over the dentunes Show accidents do happen! Please give this letter Leriores consideration to Wish any nuclear carriers in benaval yours truly, Janet Hatch

Comment Number	Response
Janet M. Ha	atch
I.39.1	Your comments are noted and are included in the Final EIS.
1.39.2	Your comments are noted and are included in the Final EIS. For information on the transportation, air quality, and noise analysis please see response to comments L.2.2, O.12.141, and L.4.29, respectively.
I.39.3	Your comments are noted and are included in the Final EIS. The Navy concurs with the commentor's statement that the added Naval personnel would add very little to the City's economy. As stated in section 3.8.2.3, providing the capacity to homeport two additional CVNs would result in 3,319 additional military personnel to the region.
1.39.4	Your comments are noted and are included in the Final EIS. Please see response to comment I.22.1.
I.39.5	Your comments are noted and are included in the Final EIS.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: Jone Conson
Address: 708 E Aux Covonedo Co 92118
COMMENTS:
I AM AGAINST THE USE OF NUC/EAR  140.1
POWER, THE "CONS" OUT WEIGH THE "PROS". WHAT
COST FOR POWER?; TO POISON THE ENVIRONMENT
WITH SUBSTANCES SO LETHAL AS TO BE DEADLY
FOR THOUSANDS OF YEARS ?. NUClear POWER,
NUCLEAR WASTE And Life ARE A DEADLY MIX
WITH LIFE COMING OUT THE LOSER.
THE ONICED STATES MOOFING SELVE THE
LORLD And IT SELF BETTER BY DEVELOPING
Alternative power sources from REnewable Supplies.
PERSONALLY WHERE NUCLEUR IS, IS WHERE 1403
I don't want to be . So, because of the Nuclear
Guild up in Mis AREA (SAN DIEGO) THIS WILL MEAN
The loss of my Buying Bower and TAX DOLLARS
IN THE NEAR FUTURE.
T.N. Danson 11.03.98
Signature Date

Comment Number	Response
Tom Dawso	on .
I.40.1	Your comments are noted and are included in the Final EIS. Please see response to comment I.22.1.
I.40.2	Your comments are noted and are included in the Final EIS. Please see response to comment I.22.1.
I.40.3	Your comments are noted and are included in the Final EIS.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

### **DRAFT EIS COMMENTS**

Name: Khatara Morgan
Address: 708 E ave. Coronado, Ca. 92118
COMMENTS:
more "Nuclear" anything to this deusely
more Nuclear anything to this deusely
populated area - San Diego - North Island
We already have more than enough here
of "Nuclear" submarines & aircraft carrier.
This adds a burdon of toxicity to our environment.
It all adds up. I don't believe in "Nuclear"
power. The costs / long term radiation problems.
monetary costs, extra care wastes) just don't
outweigh the benefits.
Is this the legacy we will leave our children
a their children? The Native American Indiana
have a saying "How will this "affect" for Seven
Olyerations. We must begin TO Think along These lines.
The people here are saying no to this. We are supposed to live in a democracy. You do have the power to "turn the ship around" a go back. We just don't have the time or options to play around with a make mistakes with Nuclear Rolliations.
supposed to live in a democracy you do have the
power to "turn the ship around" a go back We just
don't have the time or options to play around with &
Signature Ahatara Morgan Date Mov. 3, 1998

Comment Number

Response

# Khatara Morgan

I.41.1 Please see response I.22.1.

November 5, 1998

To: Mr. John Coon, Project Manager--Code 05AL-JC Southwest Division, Naval Facilities Engineering FAX (619) 532-4998

From: Ms. Sally Beynon, US citizen and 36 year resident of San Diego FAX & phone (619) 223-8583

Re: Comment on the Draft Environmental Impact Statement (DEIS) for two more nuclear aircraft carriers to be homeported in San Diego Bay.

I have lived in San Diego most of my adult life. My family and friends are here. I, and almost everyone with whom I have discussed the matter, are horrified that the Navy is proposing to homeport two additional nuclear aircraft carriers here as well as to create new radioactive waste treatment and storage facilities on North Island and at the Point Loma Submarine base.

Through the Peace Resource Center and the Environmental Health Coalition, I have received information describing recent naval nuclear accidents culled from Navy records. I have also seen the findings of the recent Government Accounting Office report that found that in spite of incredible costs, nuclear carrier provide no military advantage.

The Navy's DEIS for the two additional carriers does not include much necessary information about its accident record or emergency response plans, nor did it respond to issues raised by our community including concerns relating to environmental justice in an already polluted environment or requests for baseline health studies and air monitoring.

It seems that under the guise of protection (which would appear to be unnecessary and without military advantage) the Navy is endangering our health and our lives, not to mention wasting our tax dollars. I am totally opposed to this proposal and am committed to alerting all with whom I come in contact to the situation and the publically available information on the hazards we would face should the proposal become reality.

I.42.1

1.42.2

I.42.3

1.42.4

Comment Number

Response

#### Ms. Sally Benyon

- I.42.1 The scope of this EIS does not include creating new radioactive waste treatment and storage facilities at North Island. As described in response O.12.69, issues associated with constructing and operating the NASNI Depot Maintenance Facility were analyzed in reference DON 1995, and are beyond the scope of this EIS. In addition, issues associated with constructing and operating facilities at SUBASE San Diego were analyzed in reference DON 1998b, and are addressed in section 6.18, Cumulative Impacts.
- I.42.2 Please see responses O.12.12 and O.12.33.
- The purpose of the environmental justice analysis is to determine whether there 1.42.3 would be a disproportionate effect on a minority or low-income population. The environmental justice section related to San Diego, section 3.17, discusses Coronado as the relevant sub-regional area, since this community is adjacent to, and closest to areas impacted by the proposed action. The community of Coronado is comprised of relatively few minorities and low income households (see Table 3.17-1 in Volume 1). Based on this analysis, there is no reason to conclude that minorities or low income communities would be affected disproportionately. Any impacts from air quality, traffic, security, construction, earthquakes, and personnel loading would primarily affect the residents of Coronado; these impacts would also be less than significant, as discussed in the relevant sections of the Draft EIS. Finally, as indicated in section 3.10, air quality impacts would be below thresholds of significance and would therefore not be expected to increase respiratory or other illnesses. In absence of significant environmental impact except for localized areas around NASNI, the EIS concluded that there would be no disproportionate effects on minority or low income populations." For further detail, please see responses to comments O.10.31, O.12.33, O.12.101, and L.4.36.
- I.42.4 Your comments are noted and are included in the Final EIS.

1.43.2

November 12, 1998

Mr. John Coon (Code 05AL.JC) Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego,California 92132 RE: Comments on the DEIS for Developing Home Port Facilities for Three Nimitz-Class Nuclear Powered Aircraft Carriers in Support of the U.S. Pacific Fleet

Dear Mr Coon:

I have several comment on the above captioned DEIS

("DEIS"). I begin by pointing out that the purpose of a Draft
Environmental Impact Statement as required by the National
disclosure of the environmental impacts and risks of a proposed
disclosure of that citizens and politicians can make informed
decisions about its acceptability. The DEIS, because of the
problems noted in this letter, as well as the problems noted in
the comment letters on the DEIS filed by The Environmental Health
Coalition and the City of Coronado, fails to perform this
fundamental purpose of disclosure. Accordingly, this letter must
insist, in order to fulfill the purposes required by NEPA, that
letters submitted by the City of Coronado and The Environmental
Health Coalition be fully, frankly and comprehensively dealt with
in a revised Draft Environmental Impact Statement circulated
again for comment in accordance with the requirements applicable
to Draft Environmental Impact Statements, including the required
disclosure inadequacies noted in this letter, it is only through
this reanalysis, revision, reissuance and recirculation process
that the public can be informed enough to make decisions about
project acceptable.

Reissuance of a DEIS in draft form is not unknown and in fact is clearly required under CEQA when a draft environmental impact report ( the State equivalent of a draft environmental impact statement) does not meet the disclosure standard required

1.43.2

by CEQA. Please see Laurel Heights v. Regents of California, 6 Cal 4th 1112 (1993) in which the Supreme Court of the State of California held that a draft environmental impact report must be redone and recirculated if it is seriously deficient. CEQA is applicable in this situation because the DEIS is also serving to meet the requirements of CEQA. The DEIS is seriously deficient and does not meet the disclosure requirements of CEQA and NEPA for the reasons stated in this letter and in the comment letters the City of Coronado.

1.43.3

Moreover, the DEIS represents just one stage of a larger project: the reconfiguring and expansion of the Navy's presence in and around san Diego Bay. This reconfiguring and expansion commenced several years ago with the Draft Environmental Impact Statement for the Stennis and the associated support facilities, continued with the decommissioning of the McKee and the construction of a shore based facility for submarine maintenance and continues now with this DEIS. Contrary to the purposes and the requirements of NEPA, the Navy has divided this enormous reconfiguring and expansion project into smaller segments which has the effect of minimizing their impact and subverting the NEPA process which is supposed to give the public a chance to evaluate the total impacts and risks of a proposed project in advance. The DEIS should now be revised to now perform this function by disclosing the impacts of the entire project against the president and understand the total impacts and risks of this

My specific comments commence with comments on Appendices E and F. I start by noting that these Appendices are extremely difficult for a lay person to understand. I suspect there are few people in San Diego who have had the time or patience to struggled with it as I have and that most people do not understand it and instead rely on the reassuring probability statistics thrown out by the Navy at its public meetings. These statistics are highly misleading and greatly understate the risks for several reasons:

I.43.4

1. In all the risk probability analyses ,except possibly one,the risk has been calculated by multiplying the assumed risk by the Navy's own estimate of the probability of an accident: (See page F-I, ine 14 et. seq.). The Navy assumes this probability is an extremely tiny fraction (5 x 10 to the minus three power) (See page F-19, line 11 et. seq.). (How the Navy arrives at this probability factor is not clear.) The effect of this is to greatly understate the risk if an accident occurred, i.e., if you multiply anything by a tiny fraction, the end result is a tiny number. But what citizens deserve to know is what the risk is to them if there is an accident. The numbers should be restated to back out this probability factor.

I.43

1.43.1

- 4-

1.43.6 3. The risk analyses present the cancer risks of radiation exposure in terms of the average ANNUAL risk. People need to know what their risk is of developing cancer during their lifetime, not the risk in any given year. The Navy method of calculation again greatly understates the cancer risk. Citizens need to know and deserve to know the truth about the cancer risk caused by this project. The new DEIS must recalculate the data to show lifetime risk rather than average annual risk.

total cancers. Again, this understates the risks. The Navy must restate the analyses to include all cancers. 4. The risk analyses show the risk of FATAL cancers, not

5. The risks of adverse health effects other than cancer should also be disclosed.

1.43.8

1.43.7

1.43.9

6. The cancer risk assumptions used in Appendix F and described in Appendix E do not reflect current scientific thought about the cancer and other adverse health consquences of ionizing more current research as well. Because the DEIS does not take the herewith.) Whether or not the Navy agrees with this research, ir a disclosure document of this nature, it is misleading not to at a disclosure document of this nature, the data on the basis of this radiation at much lower doses than previously thought. In September of this year I attended a scientific symposium on the health effects of low level radiation at the New York Academy of Medicine. Although this is a field is which some controversy exists, the findings of most of the papers presented were that cancer risks exist at much lower levels than previously thought. (See the comments of Dr. David Richardson submitted to the Environmental Health Coalition dated 10/20/98 enclosed higher risk factors implied by current scientific thought into account, the Navy's risk calculations again may greatly understate the cancer risk. Appendices E and F should be redone assumptions. using these more current and conservative risk

such as airborne radioactive steam from a carrier's reactor (such as happened in the Puget Sound accident); sabbotage (such as including only one accident involving an airborne release of radioactivity. There are many other possibilities for accidents, The DEIS risk analyses model only two modest accidents, happened in the Groton, Conn. submarine base where the wires

1.43.10

1.43.10Navy must explain if the carrier could be towed out to sea at low tide and how they would persuade the civilian operated tugboats to maneuver it out of the Bay). The DEIS must set forth all possible serious accident scenarios and they must be modeled spill of radioactive primary coolant on land while it is in the process of being transported from the carriers to the radioactive waste reprocessing plant; an earthquake on the faults that are right next to this operation that caused the radioactive waste to collapse or the loosely compacted landfill on which part of this project is located to liquify; a reactor going critical (the storage facility and/or the radioactive waste reprocessing plant the fuel rods which control the reactor were almost severed); a using worst case assumptions.

1.43.11 toward Coronado or winds blowing towards downtown San Diego (which might be considered worst case by the Navy because it would expose a larger population)? If the analyses assume the wind is blowing towards San Diego, does it understate the risk of the maximally exposed individual living in Coronado? Do the Navy analyses assume the worst case is winds blowing 8. The meteorology assumptions are not clear. The DEIS says Coronado, the worst case meteorology is the prevailing winds which blow from the base towards Coronado residences 87% of the it assumes 95% worst case meteorology. What does this mean? time.

143.12

un view of its limited means of egress, especially since the Navy would apparently be using these limited means of egress to evacuate North Island at the same time. And it may be impossible to evacuate anyone at all from Coronado if a radiological release occurred at the same time as, or was caused by, an earthquake of a radiological emergency, which unlike most other types of emergencies, would not necessarily be apparent to people. You may recall that it was several days before the residents surrounding Three Mile Island were notified of the radiation hazard and, evacuate NASNI within two hours in the event of a radiological accident, including practice drills, but there are no such plans for the residents of Coronado or San Diego. There is only a vague statement on page F-6, line 11 et. seq. about "emergency response" and communications with state and local authorities. because radiation is invisible and odorless, they were unaware of which also rendered the bridge and/or the Strand road impassible. it until notified. Moreover, it would be simply impossible to evacuate the population of Coronado in any reasonable time frame Moreover, it is virtually impossible to conceive of how the enormous metrpolitan area of San Diego could be evacuated in the Radiological Emergency in response to a FOIA request by the Environmental Health Coalition on the ground that it is classified. This is unacceptable. Emergency plans which are not well known and well rehearsed are not effective. I further note residents in the event This is obviously inadequate. I point out that the Navy has refused to release its emergency response plans for a San Diego 9. I note that Appendix F describes the Navy's plans to that neither the Navy nor the cities surrounding the Bay currently have any means to even notify

I.43

of roadways are barely able to handle the traffic of a normal rush hour and in view of the fact that Coronado and North Island would evacuation plans and no means to communicate such in the event the same time. Moreover, there are no known event of an emergency in view of the fact that the existing be evacuating at

statistics presented at the Navy hearings, i.e., cancer risk of 1 in 2 billion. This number (Table F-1, page F-2) not only is dramatically understated by the factors described above, it is the AVERAGE annual risk of a fatal cancer of all people living in a 50 mile radius of the project. This number dilutes the risk by averaging in the enormous population of Tijuana to the South and the highly populated areas to the North and West of San Diego, and by assuming that the risk of upwind populations is the same as domnwind populations, and assumes NORMAL operations, i.e., NO F must be redone to make it clear to citizens and the cities ACCIDENT. Even the companion maximally exposed individual risk factor of 1 in 19 million assumes NORMAL operations. Appendices All that most citizens know about the radiation risk to which they may be exposed in connection with the nuclear carrier homeporting is the reassuring "negligible risk" surrounding San Diego Bay what the true risks are.

to calculate the risk to the MOI, i.e., the most exposed off base person. The assumed distance of the MOI must be stated and the on-Base population has evacuation plans and Coronado residents do not, possibly based on these assumptions which would not seem to reprocessing plant rather than the carriers ( the carriers could non-worker on-Base population is shown to have a higher risk that the closest Coronado resident, but in fact, residents of Coronado the reactors turned off released a cloud of radioactive steam) or happened in Puget Sound where a Navy nuclear vessel in port with Coronado project, which I believe is the carriers, be used. I suspect the distance to residences been overstated, this would again operate to understate the risk to residents. Instead of considering the MOI figures as the relevant statistics, Coronadoresidents may be exposed to the risk of the on-Base population, or greater, since Coronado residents are actually closer to the 11. It is not clear what distance assumption has been used exact distance of the Base boundary from the closest element of carriers than the on- Base population. (Again, I note that the that inappropriate distance assumptions were used because the workers. If the assumed distance has been estimated from the closer to the carriers than most on-Base residents and be the locus of an accidental release of radiation just as the

go. These questions were not answered at that meeting or The new DEIS should address these questions. The answers to these questions are essential to permit citizens to evaluate submitted to Richard C. Guida of the Navy's nuclear propulsion program in connection with a meeting held in Coronado several enclosing with this letter a list of questions 12. I am enclosing submitted to Richard C. years ago.

1.43.16 the Navy has in place to avoid the conditions of fatigue that caused the Mystic accident. It should also explain why safety procedures failed in the Mystic accident. The Navy should release conditions that caused the Mystic accident several years ago when was caused by an overworked and fatigued crew. (This document was obtained through a Freedom of Information Act request by The environmental Health Coalition.) The Navy's recruiting and mercury was accidently dumped into San Diego Bay, in front of the very turning basin where the carriers will park. This accident 13. I am also enclosing a document relating to the overwork DEIS should indicate how the personnel shortages caused by these problems may intensify the likelihood of accidents, explaining the extent to which the Nuclear Navy is currently experiencing personel shortages, how these shortages are likely to intensify and how the Navy compensates for those shortages, through overtime work, etc. The new DEIS should explain what safeguards The new retention problems have been much in the news of late. "lessons learned report" from this accident. I.43.13

1.43.15

e

I.43.12 their risk.

carriers will not be defueled or refueled in Coronado/ San Diego Bay at any time in the future or in the alternative, state that defueling and refueling may be done here and set out fully and frankly the risk that this extremely hazardous operation would 14. The new DEIS should include a guarantee that the pose to surrounding populations. 1.43.14

Environmental Health Coalition, one from Camille Sears dealing with Appendices E and F and other air toxics issues and the other from the Institute for Energy and Environmental Research dealing with Appendices E and F. The final versions of these comment letters are filed with the November 12, 1998 comment letter of The Environmental Health Coalition on the DEIS and are incorporated herein by reference. The issues and questions contained in these letters should be fully addressed in the new I have enclosed drafts of two letters addressed to The

1.43.17

"collection tanks" referred to in Appendix F which might result in one of the accidents modeled in the DEIS and explain how the radioactive liquid will be transferred from the nuclear powered rupture and what the safeguards are to prevent such an accident aircraft carrier to the collection tanks and what is then done including The DEIS should also describe what conditions could cause the tanks 16. The new DIES should include a description of the with the radioactive liquid in the collection tanks, how it is transported for reprocessing or storage.

1.43.18

to liquids and solids will be transported to and from the vessels the Controlled Industrial Facility and the radioactive waste process could result in an accidental release of radioactivity storage facility and the conditions under which the transport 17. The new DEIS should also describe how radioactive

1.43.19

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1.43.20						
18. The new DEIS should fully explain whether and under what $\lfloor 1.43.20$	cicumstances radioactive solids or liquids or toxic chemicals	will be brought into North Island from facilities located	elsewhere, the names and locations of the sources of radioactive	or chemical wastes that may be brought to North Island and what	conditions could result in an accidental release of radiation or	toxic chemicals during the transport or transfer process.

19. The DEIS should state definitively that there will never [143.21] be a dry dock constructed at North Island. A statement of present intention is insufficient inasmuch as present intention could change the day after the DEIS became final.

20. The DEIS should describe all expected and routine releases of radioactive steam or gases (including, but not limited to, xenon, krypton and tritium) into the air and the possible adverse health consequences which could be caused by exposure thereto.

1.43.22

21. The Navy should state in the new DEIS that the Navy will L43.23 immediatly notify citizens in surrounding communities of any and all accidental releases of radiation and will permit independent testing to verify the amounts released. The DEIS should state that the Navy will notify citizens in advance of all planned and expected releases of radiation into the air.

I also comment on munitions loading onto vessels at the carrier docks. The record of decision for the Stennis EIS indicated that the Navy was seeking a waiver form its own requations which would otherwisehave prohibited the loading of munitions this close to residences because of the danger of explosion. The new DEIS should explain the intention of loading munitions at the carrier docks, explain the risks that the Navy's regulations were designed to protect against and describe the explosion arcs that would result from a worst case accident and how this would impact nearby residents.

I endorse all the comments of The Environmental Health Coalition on the DEIS by their letter dated November 12, 1998, including the expert reports enclosed therewith, and incorporate these comments and reports herein by reference. The comments and deficiencies discussed in therein should be fully addressed in the new DEIS.

1.43.25

I also incorporate by reference the reports and comments of the consultants and experts and law firm hired by the City of Coronado and filed with the comment letter of the City of Coronado on the DEIS dated November 12. The comments and deficiencies raised by these letters and reports should be fully addressed in the new DEIS.

1.43.26

While it is premature to consider whether and what mitigation might be make this project acceptable until all the

1.43.27

impacts and risks are spelled out in a new DEIS as noted above, I note that the Stennis is already here as a result of a Environmental Impact Statement that was severely flawed in that it did not describe the impact of the entire project, nor adequately describe the risks and impacts of the project, and therefore the surrounding communities are alredy living with the radiation, toxic chemical and explosion risks that are also should pay for the cost of a monitoring system, under the Independent control of citizens, which is designed to monitor for radiation and toxic chemical releases. Moreover, the Navy must disclose, (and develop if it has not previously done so) the public and rehearsed.

1.43.27

Further, the Navy should make available potassium iodide from Federal stockpiles, to be stored in communities possibly affected by an accidental release of radiation in a hazadous amount, especially in the schools of such communities, with instructions on the circumstances in which administration of the potassium iodide would be advisable and the proper doses for through the State of California to do this inasmuch as the recent change in Federal regulations which makes Federal stockpiles of potassium iodide available contemplates a state request.

1.43.28

Finally, The Navy should pay for a tunnel which would run from the San Diego Bay Bridge to inside the gates at North Island inasmuch as the tunnel would serve North Island exclusively and is made necessary by the enormous increase in traffic already coming into North Island as a result of the Navy's various expansion activities and which would be greatly worsened by the proposed project.

1.43.29

1.43.30

Although I have commented on several possible mitigation measures that should be provided by the Navy based on the already expansion in San Diego Bay which were never properly addressed in an Environmental Impact Statement which covered the entire scope of the intended reconfiguration and expansion of the Navy presence in and around San Diego Bay, as well as the Additional nuclear alreaft carriers and related support facilities covered by the DEIS. I do not in any way intend to suggest that the homeporting of additional vessels and construction of related homeporting of additional vessels and construction of related mitigated. While final thoughts on this matter must await the reanalyses, revision and republication of the DEIS as outlined above, based on what I now know about the scope of this project and the possible and expected impacts on the San Diego region, I doubt that the risks and impacts can be adequately mitigated as to Coronado and the San Diego region. The actions proposed by the DEIS for Coronado and the San Diego

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region pose unacceptable risks and, therefore, must be withdrawn. | 1.43.30

Very truly yours,

Marieyn J. Lield

Enclosures

Enclosures listed below were provided with this comment letter. These enclosures were also received from other commenting agencies or organizations, as indicated.

See attachments to comment O.13 by the Peace Resource Center of San Diego for the following:

Draft letter from the Institute of Energy and Environmental Research

See expert comment letters attached to comment letter O.12 by Environmental Health Coalition for the following:

- Comments of Dr. David Richardson, Department of Epidemiology, School of Public Health, University of North Carolina, Chapel Hill, NC
  - Letter by Camille Sears to Ms. Laura Hunter, Environmental Health Coalition, November 10, 1998.

See attachments to City of Coronado comment letter L.4 for the following:

- Memorandum from Lt E. N. Panlilio, MYSTIC AOIC to Reporting Senior RE: LT Mid-Term Counseling
- Questions from Marilyn G. Field, 1101 1st Street, to be raised by the Coronado'
  City Council at April, 1996 meeting with Richard Guida and the city's
  independent nuclear consultant.
- Letter from Ivan A. Getting. Subject: Questions for meeting with Richard Guida. April 5, 1996
  - Question for Mr. Richard Guida from Earle Callahan. April 5, 1996
     I other from Environmental Health Coalition to Coronado Mayor at
- Letter from Environmental Health Coalition to Coronado Mayor and City Council. April 5, 1996.
- Questions for Mr. Guida from Stephanie Kaupp. April 5, 1996
- Questions for Mr. Guida, from Sandor Kaupp. April 5, 1996

Comment Number

Response

#### Marilyn G. Field

I.43.1

The Navy, as Lead Agency, has complied with all applicable regulations in the preparation of the Draft EIS; therefore, the Navy disagrees that the document is deficient in meeting NEPA requirements. Responses to public comments on the Draft EIS have been provided in this Final EIS. In response to some comments, additional information has been added to the text. The Navy considers that the Final EIS, incorporating revisions as a result of public comment, complies with NEPA requirements and no recirculation of the Draft EIS is required. Responses to your specific comments are provided below.

I.43.2

The closure of Naval Air Station (NAS) Alameda, California, and the relocation of two CVNs to fleet concentrations in San Diego and the Pacific Northwest were carried out in compliance with the 1993 Defense Base Realignment and Closure Commission (BRAC) recommendations. Consequently, the Department of the Navy constructed homeporting facilities for one CVN at NASNI (DON 1995a) and one at Puget Sound Naval Shipyard (PSNS), Bremerton, Washington (DON New facilities were required at NASNI in order to support the homeporting of a CVN, since prior to 1998, there had been no CVNs homeported there. At the time the Navy proposed the construction of facilities at NASNI to support a homeported CVN, the Navy prepared an EIS to present the analysis of potential environmental effects associated with that action. A Final EIS for that project was completed in November 1995. The Navy knew at that time that, consistent with established policy, the two remaining CVs in the Pacific Fleet would eventually be replaced with CVNs. Further, the Navy knew at that time that homeporting those CVNs would require construction of additional facilities somewhere in the Pacific Fleet area of responsibility. Although a need had been identified, the Navy had not formulated an action to satisfy that need. Formulating an action to address that situation would require assessing the adequacy of existing facilities, determining the extent of new facility requirements, and identifying possible locations for home ports.

The environmental analysis in an EIS correlates to the level of planning for a particular project. If the planning has evolved such that the agency has formulated a project to meet a particular need, the EIS should reflect analysis of all aspects of that project, and the alternative methods of meeting the identified need should be addressed on a "co-equal" basis. In this case, the Navy had not, at the time of preparation of the 1995 EIS, formulated a proposal for how to meet the need of facilities for two more CVNs in the Pacific Fleet.

However, the Navy did anticipate that in the future, a proposal would be formulated, and that the alternatives could include facilities at NASNI. Therefore, a larger project was not segmented into two smaller projects for the purpose of avoiding more rigorous environmental analysis. Further, although a

Comment
Number

"proposal" had not been formulated such that it could be analyzed on a "coequal" basis in the 1995 EIS, it was reasonably foreseeable that a future project could include additional facilities at NASNI. Since it was reasonably foreseeable, the potential effects were included in the analysis of cumulative effects in that document. The 1995 EIS states "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See Volume 1, Chapter 6, DON 1995a.

The U.S. District Court for the Southern District of California approved the Navy's implementation of NEPA, and concluded that the Navy had not understated the potential effects of a larger project by preparation of two documents (segmentation). In an Order dated May 12, 1997, the Court stated, "Because the Court finds that no proposal to homeport three CVNs existed prior to the issuance of the Final EIS, the Final EIS's analysis of the possible cumulative impacts of potential additional home ports suffices under NEPA."

The Navy, as Lead Agency, complied with all applicable regulations in the preparation of the Draft EIS; therefore, the Navy disagrees that the document is deficient in meeting NEPA requirements. The comment states that CEQA is the state equivalent to NEPA. In fact, there are several substantial differences between the two statutes. However, in the comment it is correctly stated that both statutes do have disclosure requirements. The Navy believes that the EIS satisfies both the spirit of and the specific requirements of NEPA and its implementing regulations in terms of analyzing and disclosing the environmental effects of the proposed action and alternatives. Please note that federal agencies are not subject to CEQA. Under recent amendments to CEQA, state agency actions of issuing permits to federal agencies are now subject to CEQA.

- I.43.3 Please see the response to comment I.43.2 above.
- I.43.4 The technical analyses contained in the appendices are to support conclusions contained in the EIS, consistent with 40 CFR 1502.18. Please see responses to comments L.4.34 and O.10.34.
- I.43.5 Tables F-9 and F-11 have been revised to be consistent with Table F-7. Specifically, risk is stated in scientific notation (e.g.,  $5.0 \times 10^{-7}$ ) and statistical terms (e.g., 1 in 2 million). Converting between the two can be done by simply taking the inverse of the number or  $1/2,000,000 = 5.0 \times 10^{-7}$ .
- I.43.6 Please see response to comment O.12.25.
- I.43.7 Please see response to comment O.12.27.

Comment Number	Response
I.43.8	Health effects other than cancer are discussed in Appendix E, as well as in response O.12.27.
I.43.9	Please see response to comment O.12.190.
I.43.10	Please see response to comment O.12.84 and O.13.27.
I.43.11	Appendix F, section 2.4, states that the 95 percent meteorological condition is the combination of weather stability class and wind speed that results in the highest calculated exposures. This means that at least 95 percent of the time, weather conditions are such that doses equal to or less than those calculated would result (combinations of faster wind speeds and/or more unstable atmospheric conditions). For the EIS accident analyses, Pasquill Stability Category F with a wind speed of 0.89 meters per second is used.
	Since the locations of members of the public are different for each of the 16 compass directions evaluated, doses are calculated for each of the 16 possible wind directions, each using the 95 percent meteorological condition. The analysis results reported in Table F-9 for the nearest public access individual, maximally-exposed off-site individual, and the public are the largest of the 16 exposures calculated, and represent conservative estimates of doses to receptors in any of the 16 compass directions. For this reason, and to minimize the complexity of the EIS, exposures and distances for all 16 directions are not reported.
I.43.12	Please see responses to comments L.4.47, L.4.48, and O.12.53.
I.43.13	Risks to members of the public from normal operations and accident scenarios are presented in two distinct ways: risk to a member of the general population within 50 miles in which dose to the entire population is averaged over the entire population, and risk to the maximally-exposed off-site individual in which the dose is directly received and not averaged. Risk to the maximally-exposed off-site individual is calculated by analyzing the dose to a specific member of the public, which results in a higher hypothetical risk to the maximally-exposed off-site individual which bounds the risk to a member of the general population. Thus, no change to the EIS is deemed necessary.
	In addition, contrary to the commentor's assertion, exposure to the Mexican population is calculated and reported separately in Appendix F, section 3.
I.43.14	As is explained in section 2.1 of Appendix F, the maximally-exposed offsite individual is defined as a theoretical individual living at the base boundary receiving the maximum exposure. Since that individual receives the maximum exposure, the exposure for the maximally-exposed off-site individual bounds the exposure for any member of the public in any of the 16 compass directions. The

same methodology is used to determine the exposures to the nearest public access individual. For this reason, and to minimize the complexity of the EIS, individual distances for the maximally-exposed off-site individual and nearest public access individual are not needed to be reported in the EIS. For information, the nearest public access individual is located 945 meters from the release point, and the maximally-exposed off-site individual is located 1,189 meters from the release point at North Island. Differences between the dose estimates to the nearest public access individual and maximally-exposed off-site individual are due to different modeling assumptions used for those individuals. Table F-5 of Appendix F identifies the different exposure times used in the analysis. Since calculations are based on assumptions appropriate to the individual being evaluated, assuming that a Coronado resident would receive the same exposure as non-involved worker at NASNI is not a technically correct assumption.

- I.43.15 The comments provided in the letter attached by the commentor were developed for a meeting which was outside the scope of the present NEPA process, and were not generated as a result of direct review of the subject Environmental Impact Statement. However, since some of the comments address issues relating to those in the EIS, the Navy has the following responses:
  - 1. Routine and accidental releases of radioactivity are addressed in responses O.12.33 and L.4.37.
  - 2. Please see response to comment O.10.38.
  - 3. Please see response to comment O.12.49.
  - 4. Please see responses to comments L.4.39 and L.4.40.
  - 5. Tables F-9 and F-11 of Appendix F provide the consequences of hypothetical releases of radioactivity to both on-site personnel and members of the public.
  - 6. Please see response to comment O.12.49.
  - 7. As described in section 7.1.4 of the EIS, features such as redundant systems enhance reactor safety as well as contribute to the ability of the ship to survive combat.
  - 8. Please see response to comment O.12.33.
  - 9. Please see response to comment O.12.33.
  - 10. Please see response to comment O.12.33.

- The Navy has analyzed radiological risks from the proposed action, and 11. has determined those risks to be not significant. The risk associated with more probable but less severe accidents are bounded by the accident analyses contained in the EIS. As discussed in the EIS, examining the kinds of events which could result in release of radioactive material to the environment or an increase in radiation levels shows that they can only occur if the event produces severe conditions. Some types of events, such as procedure violations, spills of small volumes of water containing radioactive particles, or most other types of common human error, may occur more frequently than the more severe accidents analyzed. However, they involve minute amounts of radioactive material and thus are insignificant relative to the accidents evaluated. Stated another way, the very low consequences associated with these events produce smaller risks than those for the accidents analyzed, even when combined with a higher probability of occurrence. Consequently, they have not been evaluated in greater detail in this Environmental Impact Statement.
- 12. Please see response to comment O.12.33.
- 13. The Navy's radiological environmental monitoring program focuses on nuclear-powered ship transit routes and areas near where nuclear-powered ships are berthed. The radioactive slag described by the commentor appears to have been used for beach erosion control in an area removed from such locations, and thus the NNPP's program did not detect any unusual radioactivity concentrations resulting from the slag. In addition, the type of elevated radioactivity in the slag, radium, was not related to NNPP operations. However, it is important to note that the Navy, pursuant to the CERCLA process and in coordination with CA-DTSC, is actively remediating those areas where radioactive slag was present. All radioactive slag has since been removed from locations below the high water mark, and remediation of the remaining slag is currently being pursued.
- 14. Issues regarding the schedules for radioactive waste disposal facilities are beyond the scope of this EIS.
- 15. Please see response to comment O.10.28.
- 16. As described in response O.12.69, issues associated with constructing and operating the NASNI Depot Maintenance Facility, including the Mixed Waste Storage Facility and Controlled Industrial Facility, were analyzed in reference DON 1995, and are beyond the scope of this EIS. However, it is important to note mixed waste will be shipped to off-site treatment and disposal facilities in accordance with a Mixed Waste Treatment Plan,

which outlines the Navy's planned treatment and disposal paths for each NASNI mixed waste stream stored in the MWSF. The Mixed Waste Treatment Plan is a means to ensure the Navy continues it present practice of aggressively pursing treatment and disposal paths for its mixed waste. In addition, low-level radioactive waste is shipped to off-site disposal facilities as soon as practicable, with consideration given to minimizing the number of truck shipments. The Navy does not dispose of it low-level radioactive waste at its facilities. Rather, low-level radioactive waste is disposed of at licensed Department of Energy or commercial disposal facilities.

- 17. As described in response O.12.84, section 7.4.3.4 of the EIS states that shipments of radioactive materials in the NNPP are made in accordance with applicable regulations of the U.S. Department of Transportation, U.S. Department of Energy, and the U.S. Nuclear Regulatory Commission. In addition, the Navy has issued instructions to further control these shipments. These regulations and instructions ensure that shipments of radioactive materials are adequately controlled to protect the environment and the health and safety of the general public, regardless of the transportation route taken, and have proven to be effective. Shipments of radioactive materials associated with Naval nuclear propulsion plants have not resulted in any measurable release of radioactivity to the environment. Please also see response to comment O.12.132.
- 18. Section 7.4.1 of the EIS describes the half-lives of radioactivity expected for low-level radioactive waste in the facility. Please also see response to comment O.12.132.
- 19. As described in response O.12.84, section 7.4.3.4 of the EIS states that shipments of radioactive materials in the NNPP are made in accordance with applicable regulations of the U.S. Department of Transportation, U.S. Department of Energy, and the U.S. Nuclear Regulatory Commission. As such, the Navy's definition of low-level radioactive material is consistent with those regulations.
- 20. Releases of radioactivity are addressed in the EIS, most notably in sections 7.4.2.2 and 7.6. Please also see response to comment O.12.182.
- 21. Issues associated with standards associated with siting of other nuclear facilities are beyond the scope of this EIS.

Comment Number		Response
	22.	Issues associated with constructing and operating the NASNI Depot Maintenance Facility were analyzed in reference DON 1995, and are beyond the scope of this EIS.
	23.	Please see response to comment O.10.31.
	24.	Appendix I of the EIS contains a detailed description of the activities conducted in the Controlled Industrial Facility.
	25.	See section 7.4.3.2 of the EIS contains a discussion of low-level radioactive solid waste generated as a result of Naval ship and maintenance facility operations, which is the same types of material cited by the commentor.
I.43.16	class defue plann althou chang	andix I already states, "Refueling/defueling of nuclear reactors on NIMITZ-aircraft carriers can only be done at a qualified shipyard during a cling/refueling availability. No refueling/defueling availabilities are need for any of the alternative sites qualified to perform defueling/refueling ugh PSNS has the facilities to be able to accomplish this work." Thus, no ge to the EIS is deemed necessary. In addition, please see response to ment O.12.86.
I.43.17	Please	e see responses to comments O.12.174-178 and O.12.191-197.
I.43.18	receiv	iscussed in Appendix I, "Tanks would be located adjacent to the ship to ve various fluids discharged for processing (e.g., radioactive liquid drained the nuclear propulsion plant, "
		following will be added to clarify the radioactive liquid collection tanks in endix I:
	resistatempe contro of thi	ioactive liquid collection tanks are constructed with heavy gauge corrosion ant steel, and are very robust. These tanks are connected to the ship by orary hoses that are tested and certified before use, and are radiologically olled and operated by the strict control procedures discussed in Chapter 7 is EIS. The tanks are then transferred to the Controlled Industrial Facility rocessing."
	proba accide	probability of a tank rupture is assessed in Appendix F, section 3.2.2. This ability accounts for potential industrial accidents such as vehicular ents, lifting and handling accidents, or others. The NNPP has never had a active liquid collection tank rupture in the history of the Program.
I.43.19	Radio EIS.	ological control practices of the NNPP are discussed in section 7.4.3 of the Probability of accidents are discussed in Appendix F, section 3.2.1 and 3.2.2.

Comment Number	Response
I.43.20	Shipment of radiological and/or hazardous substances associated with the proposed action at NASNI are discussed in section 3.15 of the EIS. Shipment of radiological and/or hazardous substances from activities not associated with the proposed action are beyond the scope of this EIS.
I.43.21	Please refer to the EIS, Volume 1, paragraph 2.3.2.1, which states that no drydock facilities exist at NASNI and none are planned.
I.43.22	The normal emissions of NNPP activities is summarized in Appendix F, section 3.1. The risk associated with these releases is calculated in Appendix F, Tables F-6 and F-7.
I.43.23	Please see responses to comments O.12.33 and O.12.81.
I.43.24	Please refer to response O.12.90 for a discussion on handling high explosives at both the BRAC CVN berth (Berth Kilo) and the Preferred Alternative-required berth (Berth Juliet). In summary, the Navy does not intend to load or off-load high explosives at these locations.
I.43.25	Please see the responses to comment letter O.12 by the Environmental Health Coalition. All comments on the Draft EIS have been responded to.
I.43.26	Please see the responses to comment letter L.4 by the City of Coronado. All comments on the Draft EIS have been responded to.
I.43.27	Actions associated with the Navy's 1995 Final Environmental Impact Statement for the Development of Facilities in San Diego/Coronado to Support the Homeporting of One NIMITZ Class Aircraft Carrier are complete (except for the MWSF at the time this response was written). The 1995 EIS was challenged in the Federal Court System, and was upheld as being adequate on all issues challenged.
	Please see responses to comments to L.4.36, O.12.53, and O.10.31.
I.43.28	Please see responses to comments O.12.78.
I.43.29	The traffic analysis presented in the Draft EIS indicated that the proposed action would not have a significant traffic impact because, for the maximum development scenario, it would simply be providing additional capacity to homeport two nuclear carriers (CVNs) as a replacement for two CVs. As the larger CVNs would have more personnel than the CVs, there would be a proportional traffic increase of approximately 27 vehicle trips during the peak hours and 150 trips per day. This level of additional traffic would not have a significant impact and would definitely not justify the construction of a tunnel between the Bay Bridge and the NASNI Main Gate. This tunnel project is being

Comment Number	Response
	studied by public agencies as a measure to reduce the effects of existing Navy-related traffic on the Coronado residential streets.
1.43.30	Regarding your comments on segmentation or piece-mealing, see response to your comment I.43.3 above. Your opinions are noted and are included in the Final EIS.

MARILYN G.FIELD
1101 FIRST STREET, APT. 208
CORONADO, CA 92118
TEL: (619)437-6553
FAX: (619)522-0522

November 12,1998

Mr. John Coon (Code 05AL.JC) Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132

> RE: Comments on the DEIS for Developing Home Port Facilities for Three Nimitz-Class Nuclear Powered Aircraft Carriers in Support of the U.S. Pacific Fleet

Dear Mr. Coon:

I sent a comment letter on the above captioned subject earlier today but I have two additional comments:

- 1) The Navy should provide a baseline study of whether residents of the communities surrounding San Diego Bay already are experiencing elevated rates of cancer and other adverse health consequences compared to national averages. Residents of these communities may already be experiencing adverse health consequences as a result of past and ongoing Navy activities, including the nuclear submarine fleet and the maintenance thereof in Point Loma. If elevated rates of cancer and other adverse health consequences were found it may or may not be possible to determine whether the cause is attributable to Navy activities but would it would certainly suggest that no further activities be undertaken by the Navy which could increase health hazards to residents of the communities surrounding San Diego Bay. This analysis should be provided in the new Draft Environmental Impact Statement ("DEIS") as suggested in my earlier letter of even date.
- 2) The noise analysis in the new DEIS should include an analysis of the noise caused by the helicopter traffic along the Bay which can be extreme and disruptive (conversation and telephone conversation must cease until the helicopters which often seem to travel in fleets pass over). There has definitely been an increase in helicopter traffic along the Bay in the past several years.

1.44.2

I.44.1

Very truly yours,

Marifn. G. Field

Comment Number	Response
Marilyn G.	Field
I.44.1	Epidemiological studies concerning areas near NNPP facilities are summarized in Appendix E. The Navy believes these studies provide sufficient baseline to assess the impacts of NNPP activities in any of the homeport sites considered.
I.44.2	As stated in sections 3.11.2.2, 3.11.2.3, and 3.11.2.4 of the Draft EIS, "CVN homeporting would not result in any increase in the aviation units based at NASNI or any increase in air traffic at NASNI. Therefore, no increased aircraft noise would result." This statement applies to helicopters as well as fixed-wing aircraft. For additional information on aircraft and air traffic at NASNI, please refer to section 2.3.2.1.

11-12,9 532-4998 Coon, Project manager 1220 Vacific Highway Son Der 0 92132 this logt comment day my letter of of course, per away from In Deego in fale is the by minute - ( See & Suciency of agreeably fore Seone Haylo

nuclear Navy seek to mis
its nuclear accident and
filner having such a difficult
Navy? And why is the Navy in
questions?
The answer can be found
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As for San Diego, it is not an egment of Southern California

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What applied to Long Island

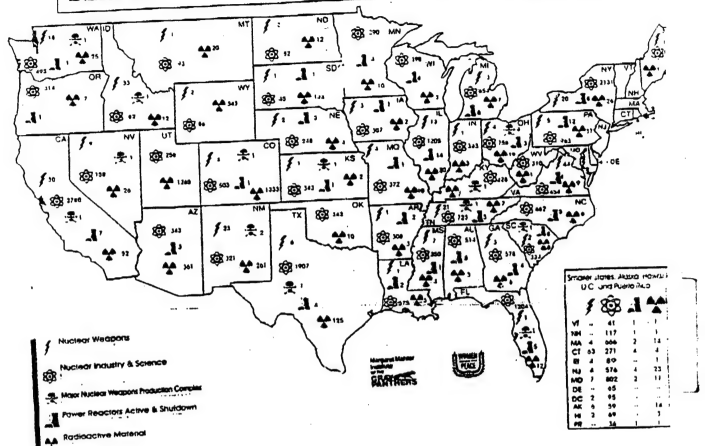
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# DEADLY NUCLEAR RADIATION HAZARDS USA



The recently released DEADLY RADIATION HAZARDS USA report and new nuclear map, researched and designed by Louise Franklin-Ramirez and John Steinbach, demonstrates the horrific consequences of America's nuclear nightmare. One look at the map of nuclear America provides a chilling view of our country's future—which will be map of nuclear America provides a chilling view of nuclear proliferation by the nuclear forever clouded with the legacy of 50 years of nuclear proliferation by the nuclear industry for the next 200 millenia.

The map and report serve as a blueprint for activists, students, and citizens who are concerned about nuclear issues. The map provides visual, concrete proof of the nuclear toxicity of our country. It is no longer possible for the nuclear industry and their cohorts in the government to claim that nuclear atoms are "friendly" as they try to sweep their lethal deadly garbage under the rug—or into unlined tranches as proposed for the pristine Ward Valley site near Needles, California. The industry's dirty little secret is out, and they must be held financially and morally accountable for the mountains of nuclear waste strewn across America.

ACTOSS AMORICA.

TO Order: MAP AND DATA BASE: \$20; MAP ALONE: \$7; DATA BASE ON COMPUTER DISC-MAC OR PG: \$15.

SEND CHECK/MONEY ORDER TO: VISUAL INFORMATION PROJECT, 7615 LAKE DR, MANASSAS, VA, 22111

# Harbur reari OL Larbor Jaie •

This letter by Leone Hayes was printed in The San Diego Union-Tribune on August 29 under the title "What applied to Long Island should apply to San Diego."

some economic benefit to the Navy and San istering these carriers in our front waterway, but lid precedent upon which to base efforts to stop y dangerous project, namely:

the Shoreham nuclear reactor was built on Long or license to operate was ever granted because the then-Governor Mario Cuomo - convinced NRC d not be evacuated in case of disaster.

d not be evacuated in case of usaster.

Long Island should certainly apply to Coronado.

it is not an island, but it is a highly populated in California coastal topographical trap. And the isy planning greater concentrations of visitors at expanded convention center and baseball park ace with the equivalent of San Onofre in nuclear in Three carriers means 6 reactors also generating the storage facility for which is either over or

close to the earthquake fault that runs through North Island, depending upon which Navy map is correct.

North Island is a good part made land - not very stable and of concern, because the rad waste facility would be close to an elementary school - in case of a quake, etc. There has never been a live evacuation drill in San Diego, because "people might panic." In Japan neighborhood drills are conducted. From news reports, it seems that Secretary of Defense, William S. Cohen, has the final say on homeporting. He needs our urgent requests to base the carriers in different ports, rather than concentrating them - a la Pearl Harbor - in San Diego.

Contact Secretary Cohen at The Pentagon, Washington, D. C. 20301-1155

This letter by Richard Dittbenner, Professor of LA, Southwestern College, was printed in The San Diego Union-Tribune on September 5 under the title "The Navy, the congressman and nuclear safety."

poses several implicit questions. Why does the seek to misstate and conceal the truth regarding coident and radiation release record? Why is a difficult time getting information from the the Navy investigating ordinary citizens who ask

of Naval Nuclear Propulsion, which is headed by who is also a deputy undersecretary of energy tary-civilian arrangement of this type in governto Robert Holzer, a reporter for Defence News, to Robert Holzer, a reporter for Defence News, a dadeailed assessment of the health and safety lear reactor program from ever being under-

separate authority in the U.S. Department of r has vast unregulated authority. Shielded from of classification and little independent oversight.

Propulsion Office has asserted its power into

virtually every area of submarine and aircraft carrier development and operation.

On a recent visit to San Diego, Richard Guida, associate director for regulatory affairs for the Nuclear Propulsion Office, said that the nuclear Navy would not disclose to civilians in nearby communities the amounts of radiation leaked from the submarine base at Point Coma or the radioactive storage site proposed for North Island. Why not? According to Guida, because "groups like Greenpeace would try to shut us down."

It follows that if the leadership of the nuclear Navy fears disclosure of safety information to community-based groups, safety questions posed by concerned citizens or members of Congress will

fare no better.

This may lead to erosion of public support for the nuclear Navy's presence in San Diego.

Contact Secretary Cohen at

The Pentagon, Washington, D. C. 20301-1155

**4** 8 5

Comment Number

Response

# Leone Hayes

I.45.1 Please see response to comment I.4.1.

70M B. ARENA P O BX # 70106 SAN DIEGO - CA 9 2 7 6 7

# DEAR SIRS, HONORED MEMBERS OF THE BOARD:

I WANT TO THANK YOU FOR THE OPPERTUNITY
TO ADDRESS THIS BOARD AND CONTRIBUTE COMMENTS WHICH I FEEL
I MUST, IN AS MUCH AS SAN DIEGO IS MY HOME ALSO, AND I
WANT TO FEEL JUST AS SAFE LIVING HERE, AS DO OTHER CITIZENS
LIVING HERE. IF I DID NOT FEEL SAFE WITH NUCLEAR SHIPS
BASED CLOSE TO ME, COMMON SENSE DICTATES THAT I SHOULD
AND MUST, MOVE TO A SAFER LOCATION.

HOWEVER, MY SAFETY, SHOULD NOT, AND MUST NOT, IMPAIR THE ABILITY OF MY COUNTRY, MY NAVY, FROM DOING IT"S MAIN JOB, PROTECTING AND DEFENDING OUR COUNTRY AND THE FREE WORLD.

ALL OF US MUST BE WILLING AND READY TO SHARE THE COST AND BURDEN FOR THE PEACE AND FREEDOM WE HAVE ENJOYED FOR OVER TOO PLUS YEARS. OUR NAVY HAS PLAYED A MAJOR ROLE IN GIVING US THIS PEACE AND FREEDOM.

IN REGARDS TO THE BERTHING OF THE NUCLEAR CARRIERS AT

N A S N I, AND TO THOSE WHO HAVE BEEN PROTESTING THE

MOST AND LOUDEST, I AM REMINDED OF CHICKEN LITTLE WHO CRIED,

THE SKY IS FALLING - THE SKY IS FALLING ".

THERE ISN"T A NAVY OR COUNTRY IN THIS WORLD THAT HAS A BETTER

SAFETY RECORD, OR BETTER TRAINED MEN AND WOMEN THEN OUR

OWN MEN AND WOMEN SERVING ON THESE HIGH TECH FLEET OF

SHIPS. THE STANDARDS AND TRAINING ARE THE MOST RIGID

IMAGINABLE.

HAVING SERVED IN THE MARINES, AND HAVING BEEN A TEACHER,

SR.HIGH & JR.COLLEGE, I FEEL AMPLY QUALIFIED TO MAKE THESE

COMMENTS. FOR THE PAST 2 WEEKS, I HAVE BEEN SPENDING MY FREE

TIME, READING THIS ENTIRE REPORT, AND WHILE I AM NOT A

NUCLEAR ENGINEER, UNDERSTANDING THIS COMPREHENSIVE REPORT,

DOESN\*T TAKE AN OXFORD RHODES SCHOLAR TO UNDERSTAND IT.

1.46.1

THE MEN AND WOMEN SERVING ON THESE SHIPS ARE NOT YOUNG KIDS FRESH OUT OF HIGH SCHOOL. THEY ARE MEN AND WOMEN WHO HAVE MANY YEARS IN THE NAVY, PEOPLE WHO HAVE BEEN GIVEN TRAINING AND EDUCATION MOST COLLEGE GRADUATES WOULD ENVY.

WE ARE NOT ABOUT TO PUT ON ANY NUCLEAR SHIP, ANY PERSON WHO HAS NOT BEEN TRAINED, EDUCATED, AND, MADE AWARE OF THE RESPONSABILITY AND DANGER OF SERVING ABOARD SUCH A CRAFT.

IN REGARDS TO THE SAFETY RECORD OF THESE NUCLEAR SHIPS,

I WANT TO REMIND EVERYONE THAT WE HAVE BEEN OPERATING A FLEET
OF NUCLEAR SUBMARINES FOR MANY YEARS WITH A SAFETY RECORD
THAT WOULD IMPRESS EVEN EINSTEIN HIMSELF.

OUR NAVY"S SAFETY RECORD SPEAK FOR ITSELF AND I CHALLENGE
ANYONE TO PROVE OTHERWISE. JUST UP THE COAST, WE HAVE A
NUCLEAR POWER GENERATING FACILITY AND SITTING ON A FAULT,
AND AS YET, THROUGH ALL THE MANY YEARS OF OPERATING, WE HAVE
NEVER EVER HAD SO MUCH AS A WARNING OF ACCIDENTS.

1.46.1

IN CONCLUSION, I WANT TO SAY THIS, THAT, IF WE THE PEOPLE
FEEL ANYTHING FOR THE MEN AND WOMEN WHO, DAILY PUT THEMSELVES
ON THE LINE TO HELP MAKE OUR COUNTRY AND WORLD A BETTER SAFER
PLACE TO LIVE, THEN I FEEL AND BELIEVE WE OWE THOSE BRAVE YOUNG
MEN, WHO NOW LAY ENTOMBED AT THE BOTTOM OF THE OCEAN
IN THE HULL OF THE U S.ARIZONA, THE RIGHT TO CARRY ON THE
HIGHEST AND FINEST TRADITIONS OUR NAVY REPRESENTS.

WE OWE THE MEN AND WOMEN SERVING OUR NATION TODAY, THE VERY BEST TRAINING AND EQUIPMENT AVAILABLE SO AS TO MAKE DOING THEIR JOB, SERVING OUR COUNTRY, THE VERY BEST WE EXPECT FROM THEM AND OUR NAVY. SAN DIEGO FOR 150 YEARS HAS BEEN, NAVY TOWN USA, I PRAY TO GOD IT WILL ALWAYS BE SO.

THANK YOU FOR ALLOWING ME THE OPPERTUNITY
TO SHARE WITH YOU AND MY FELLOW CITIZENS
MY OWN FEELINGS ON THIS MATTER.

Com B. Orana

Comment Number

Response

Tom B. Arena

I.46.1 Your comments are noted and are included in the Final EIS.

4762 Jessie Avenue No. 5 La Mesa, CA. 91941 (619) 667-0339 November 5, 1998 Mr. John Coon, Project Manager Southwest Division, Naval Facilities, Engineering Command Code 05SAL-JC 1220 Pacific Highway San Diego, CA 92132

Cordial Manager John Coon,

Recent history has brought to light many discussions on every issue that could come into thought on the nuclear dilemma here in San Diego. It is time to act on this matter! The institution you work for need not abandon the people in this dire time. Rather, the immediate action that you lend could prevent a significant nuclear disaster. Public protection is the responsibility of the government; therefore, this entity should be on the side of the people that it was design to protect.

1.47.1

Appalled at the thought of having a nuclear port facility (i.e., nuclear subs & ships) in San Diego Harbor, I request your support. Empirical research conducted by educated fellow San Diego's residents and other leading world scientist have aided my conclusion, hazardous ramifications exist for the environment and the people's safety is at stake. Life as we understand it could cease. Because of the scientific evidence that currently supports community suspicion, the people of San Diego and I demand no less than a halt in nuclear porting. Public safety, environment, and cost are our basis for requesting your attention. The Navy should begin appeasing the public concern by implementing tactics to begin removal of all nuclear powered vessels home-ported here. Public concerns can not be denied or refuted.

We will not allow the navy to ignore the evidence compiled by many great minds. Every issue we believe to be important is not been properly addressed or resolved. Simply put, the Navy's political posturing leads the community and I to demand no less than an active role in the decision making processes that effect our safety. The safety of our people is in serious jeopardy, because San Diego is unprepared for any eventual mishap.

In a nuclear emergency, the area down wind to be evacuated is 12 miles, yet, no parameter warnings, no public warning sirens, no evacuation plans exist to protect San Diego inhabitants. If there is a Naval reactor accident, implementation of proper treatment to radiation exposures is impossible because there are no supplies of potassium iodide available for the population to protect themselves. Past mishaps are bad enough and additional ships will only add irreversible damage and imbalances to our environment. In addition, contrary to what the Navy told us, medical literature shows even smaller amounts of radiation, than previously believed can be "medically devastating" said the president of the Peace Resource Center (10/27/98). Any physical threat is intolerable and

calls for action, removal of this threat from our bay and away from our coastal cities is the only acceptable course of action.

1.47.2

Environmental test presented by the navy remain inconclusive because these tests are full of fallacies. Radioactive waste and radiation exposure do affect our ocean, our land, our animals and our air. Already, the dredging of our bay that began in September is posing a threat to downwind neighboring schools. I worry for the welfare of those children as well as the rest of the people in our community. Furthermore, the fish and wild life in our bay are already experiencing current damaging affects. Contaminants such as mercury and lead are on the floor of our bay. These toxic metals, and other contaminants are destroying basic marine life. The current levels of deterioration remove valuable resources from our coastal waters. There are 38 Navy bases authorized to transport hazardous waste through our streets. This increases the opportunities for a catastrophe. An accident in our streets is improbable, but not impossible, therefore, I am not willing to continue to take risk against my life. It is time that you begin protecting us from imminent risks, rather than protecting us from possible enemy threat. Besides the adverse effects our health and the environment suffer and the potential danger of mishap, this project is a money pit.

When calculated, the long term cost to the tax payer could mount to tens of billions of dollars. According to the Peace Resource Center, the cost of the construction and decommission of a nuclear powered aircraft carrier in 1995 averaged to 5 billion dollars. Moreover, the estimated cost of operating each nuclear powered aircraft carrier is 1 million dollars a day. The Navy plans to build two additional ships; I believe this is a waste of taxpayers' money. More ships bring additional troops, and this will further tax the over extended environment, that means cleanup-cost. The additional personnel to man and maintain ships will serve to complicate the lesser issues that also surround the ships planned port project. Issues that effect San Diego community are far reaching and range from such problems as increased traffic congestion, short falls in housing, even crime will increase. San Diego's residents and I do not want the nuclear ships and the facilities needed to maintain a deadly nuclear megaport.

1.47.4

Mounting bad evidence, of no concrete safety solutions, coupled with the Navy's unwillingness to involve the public in their decision making process is enough to fuel my disdain. I have read and heard more than I need to on the matter. Writing many people to voice my concern on these matters, is the only recourse I know, yet I remain unsatisfied. Safety of our city is in jeopardy, environment is being destroyed, and the cost is intolerable. I appeal to your humanitarianism, and I hope that you will act on this matter by standing up for the people of San Diego. I thank you for your prompt attention and await your response.

1.47.2

fue g. Am, Col

⊔ ິ. I.47

Comment	
Number	Response
Luigi Angile	llo
I.47.1	Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.
I.47.2	Please see responses to comments L.4.36, O.10.31, O.12.78, and O.12.190.
I.47.3	The EIS addresses the potential environmental impacts to present conditions associated with homeporting three CVNs. The impact analysis for San Diego Bay indicated that homeporting is not expected to result in significant adverse impacts to water or sediment quality. Risks associated with operations of NNPP facilities are summarized in section 7.6 of the EIS. The results of these analyses indicate there is no significant radiological risks from NNPP operations.
I.47.4	Please see response to comment I.47.1.
I.47.5	Your comments are noted and are included in the Final EIS.

### DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# **DRAFT EIS COMMENTS**

Name: Josette Marie Charmasson
Address: 623 Genter St., La Jolla CA 92037
COMMENTS:
I attended the Got. 28 th meeting in 148.1
San Diego & was appalled by the Navy representatives
San Diego & was appalled by the Navy representatives' attitudes towards the civilians of San Diego County.
11 1 11 11 11 11 11 11 11 11 11 11 11 1
How done they have a meeting "after the fact"
now that a nuclear vessell is already
in the Harbor's now that they have
already decided of the elocation of
the 2 others ships
Who is their right mind whould allow ? 1482 a nuclear "anything" in their "backyard"?
a nuclear "anothing" in their "backyard"?
I am so schooked that I cannot even
_ write properly - After 22 years of residency _ I thought I had a saying in this matter _
I thought I had a soumo in this matter-
5
Signature Date
Signature , Date

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

Comment Number
Josette Ma

#### Response

#### Josette Marie Charmasson

- I.48.1 A previous EIS was prepared in 1995, the "Final EIS for the Development of Facilities in San Diego/Coronado to Support the Homeporting of One NIMITZ-Class Aircraft Carrier," and public hearings were held in Coronado for that project on August 17, 1993 and June 7, 1995. No decision regarding adding more CVNs to San Diego/Coronado has been made. This decision will be made no sooner than 30 days after the Final EIS is published.
- I.48.2 Please see response to comment I.4.1.
- I.48.3 You do have input into the process. The National Environmental Policy Act of 1969 requires public participation to solicit concerns, issues, and opinions before a decision on a federal action that may have significant environmental effects are made. You have made comments on the Draft EIS and they are addressed in the Final EIS. The decision maker reviews the Final EIS including all comments and responses before making a decision whether or not to proceed with the proposed action or any of its alternatives.

November 10, 1998

Mr. John Coon (Code 05AL.JC) Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132

Dear Mr. Coon:

I have read with interest the Draft Environmental Impact Statement (DEIS) Developing Homeport Facilities for Three Nimitz-Class Aircraft Carriers. The DEIS is long on rhetoric and short on facts. The finding that two additional Nimitz-Class Aircraft Carriers at Naval Air Station North Island (NASNI) will have no impact on the environmental quality of life in Coronado is incredible. It is even more incredible that there is a finding that two additional Nimitz-Class Aircraft Carriers at NASNI will only add fifty five additional automobiles to the daily traffic in Coronado.

Was the DEIS prepared by the same government scientists that assured us that Agent Orange was a harmless defoliant?

I.49.1

Perhaps the government scientists who proclaimed that participants in the Gulf War who complained of illness (Gulf War Syndrome) were maligners also collaborated in the preparation of the DEIS.

I wonder why government requires the owners of commercial nuclear reactors to provide:

1.49.3

- Perimeter radiation leak detection systems;
- 2. Warning systems for surrounding residents, and
- Evacuation plans for effected residents.

Did I overlook this discussion in the DEIS?

Sincerely,

Robert E. HAFEY 273 Alameda Blvd.

Coronado, CA 92118-1133

cc: Mayor Thomas J. Smisek The Honorable William S. Cohen U.S. Senator Barbara Boxer U.S. Senator Dianne Feinstein Congressman Brian Bilbray

1.49

Comment
Number

#### Response

#### Robert E. Hafey

- I.49.1 The traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. Currently, NASNI has the capacity to support two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three homeported carriers, while Alternatives One, Two, and Three would have three CVNs. The proposed action would not result in two additional aircraft carriers, but would provide the capacity to homeport two CVNs as a replacement for two CVs. As the number of personnel on the CVNs is slightly greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the EIS. The analysis indicates that a traffic increase of this magnitude would not be significant. Refer to the response to comment L.4.5 for a more detailed discussion of the homeporting baseline at NASNI.
- I.49.2 While your comments do not address the adequacy of the EIS, they are noted and are included in the Final EIS.
- I.49.3 Please see response to comment O.12.80 and O.13.28.

November 10, 1998

Mr. John Coon, Southwest Division (Code 05AL.JC)
Naval Facilities Engineering Command
1220 Pacific Highway
San Diego, CA 92132-5190

Dear Mr. Coon:

On the eve of Veteran's Day, it seems appropriate to submit my comments to you regarding bringing more nuclear-powered aircraft carriers to San Diego. DON'T DO IT!

I understand the need for military preparedness, even though I wish such a need did not exist. However, I see no need to proliferate a device that can have catastrophic effects on the very people it is supposed to protect. I am talking about nuclear power.

Given the fact that nuclear accidents DO happen, and HAVE happened already, and the fact that there already exists a proven alternative, it seems outrageous to continue building and deploying nuclear powered carriers (or nuclear-powered anything, for that matter). I do not want my tax dollars used toward that needless and horribly frightening end. As we all know, there is no "correcting" a nuclear mistake and the consequences are with us nearly forever.

According to the GAO report of August 27, 1998, conventionally powered carriers are able to meet the requirements of our national military strategy at a significantly lower life-cycle cost and without the current and future dangers associated with nuclear power. Why is this objective information being ignored in favor of continued usage of nuclear power?

I accept, reluctantly, the fact that San Diego is a military town, but I do not accept it being used to house such dangerous devices unnecessarily. The Stennis should be deactivated and no further nuclear powered craft of any kind should be brought here or anywhere else.

Listen to your government and the people whom it represents!!!

Seriously,

Stephanie Strout 10502 Queen Ave. La Mesa. CA 91941

I.50.2

1.50.1

1.50.3

I.50.4

Comment Number	Response
Stephanie Strout	
I.50.1	Your comments are noted and are included in the Final EIS.
I.50.2	Please see response to comment I.47.1 and O.12.55.
1.50.3	Please see response to comment I.47.1 and O.12.55.
I.50.4	Please see response to comment I.47.1 and O.12.55.

Mr. John Coon Southwest DIVISION (Code 05AL.JC) Naval Facilities Engineering Command 1220 Pacific Coast Highway San Diego CA 92132-5190

November 10, 1998

Sir.

I am an American citizen and have lived and worked in San Diego for eleven years. I have 43 years experience with the military, both on active duty as well as in civilian life. I too have concerns for the environment in which we live. I recently attended the public hearing on the home porting of nuclear aircraft carriers in San Diego. Most of what I heard was against the proposition, and in many cases the speakers not only disparaged the US Navy but were insulting to the naval service and its representatives present that night. Not only do I disagree with these 'citizens', but I was embarrassed for them.

My perception is that the Navy has in the past, and continues to err on the side of conservatism when it comes to environmental issues. Not only am I satisfied that the Navy in this instance of home porting taken every precaution to insure the safety of its crews and our citizens, but I know that the military takes enough risks during wartime without knowingly risking its personnel aboard ships at home, during peace time by exposing them to harm from nuclear spills(as they were accused of during the hearings).

A September 2<sup>nd</sup> letter by Congressman Bob Filner, and a more recent letter in the SD Union-Tribune written by a law professor questions the safety of nuclear ships. My answer is that the US Navy has been safely operating nuclear reactors since 1955. Our ships have sailed literally millions of miles on nuclear power since then without a reportable reactor accident. And while I'm not a physicist, nor can I run a reactor, I would venture to say that life aboard USS Stennis is safer than on a number of Bob Filners city streets. The nuclear safety record of the Navy over the course of the last fifty-plus years is impeccable and is the envy of the rest of the world!

Finally, I am very comfortable knowing that our navy is here in San Diego doing everything in it's power to protect our environment while protecting our country, enhancing the local economy and in general being a good, if not ideal neighbor.

Sincerely

PO Box 27348

San Diego, Ca 92198

I.51.1

#### Comment Number

Response

# Charles Zangas

I.51.1 Your comments are noted and are included in the Final EIS.

. John Coon,

About six years ago, there was a nuclear "accident" near Springfield, L52.1 Massachusetts. A truck carrying nuclear fuel rods was driving north on interstate 91. They were returning from being reprocessed in route to Vernon, Vermont. The driver had an accident and dumped his radioactive cargo all over the highway. There was never an emergency response team prepared to deal with this kind of disaster. To my knowledge, no one living in the area was ever notified of the accident. The officials said there was no danger from radiation...on need to worry. I found out about this whole situation from a friend who was living in southern California. She sent me a news paper article, assuming that I had already heard. At the time of the accident, I lived less than an hour away.

Accidents do happen and they are covered up. First of all, I don't believe that nuclear power is safe. Second, I don't trust that the Navy would ever notify me in the event of an accident. I read over parts of the environmental impact statement. I did not read anything about how I, as an individual or my school would be notified when there is an emergency. I heard you say at the public hearing in San Diego that the Navy and city officials would be notified within a few hours, in the event of an emergency, and told when to evacuate. I, also, did not hear or read anything about an evacuation plan. I don't have a clue as to what the Navy actually considers an accident worth mentioning. How many "incidents" just get brushed aside as all in a day's work?

1.52.2

I can not accept any of your proposals for more CVN's. Alternative is may look good to me for San Diego but I do not believe in dumping what I don't want on someone else. We do have one nuclear powered aircraft carrier and a number of nuclear submarines. I need to know that all of these nuclear reactors are being monitored on a twenty-four hour basis, by an organization other than the Navy. I want all information on releases and shipments of waste to be made public. I don't mean a book in the library. I want it announced on the radio and on the front page of the local papers. I am holding you accountable for this "nuclear megaport". You, the Navy, are responsible for the health and well-being of millions of people in southern California and northern Baja, Mexico. You are responsible for the health and well-being of all the plants and animals that inhabit San Diego Bay and nearby ocean areas.

I have been told by scientist friends that the next large earthquakes 1.52.3 are due to occur in the next five to ten years. There have been two earthquakes larger than magnitude six in San Diego since 1800. One was

near the harbor. I didn't read anything about what you will do when there is an earthquake. What are your plans regarding your nuclear reactors when there is a large earthquake?

1.52.4

1.52.3

How will you transport your low level nuclear waste? You are currently producing nuclear waste. Do you know that there will be a place to store that waste permanently and safely in the future? What are you p!a.nning on doing when Hanford shuts down? How will you notify people in that area that there is radioactive material stored there and how will you keep people out of the contaminated area?

I never approve any proposal unless all of my questions have been answered to my satisfaction. I will not treat the Navy differently. I can not accept or approve of any of your proposals for homeporting CVNs in San

1.52.5

Sincerely, Buyn Unduarn Buyn Anderson 3364 Grim Ave. San Diego, Ca. 92104

> ∴ I.52

Comment Number	Response
Ms. Bryn A	nderson
I.52.1	Section 7.4.3.4 of the EIS, which describes the Navy's radioactive material transportation, states that there have never been any accidents involving release of radioactivity during shipment of NNPP radioactive waste. In particular, section 7.4.3.4 of the EIS states that shipments of radioactive material associated with the Naval nuclear propulsion plants have not resulted in any measurable release of radioactivity to the environment. For correctness, section 7.4.3.4 will be revised by inserting "a significant" between "involving" and "release."
	Please also see responses to comments O.10.31 and O.12.81.
I.52.2	Potential impacts to marine life have been evaluated carefully in the Final EIS, as detailed in Volume 1, section 3.5. Potential impacts are either less than significant or mitigated to less than significant by such means as construction of the mitigation site at Pier B. Further, as part of the dredged material disposal plan a habitat enhancement area would also be constructed at NAB that will provide about 6-8 acres of additional higher quality habitat for marine organisms in the bay. Please see responses O.10.23 and O.12.33.
I.52.3	The Navy addresses the effects of earthquakes, tsunamis, and seiches with

- I.52.4 Radioactive waste storage and transportation issues for NASNI are discussed in sections 3.15.2 and 7.4.3 of the EIS. Issues pertaining to the operations at Hanford are beyond the scope of this EIS.
- I.52.5 Your comments are noted and are included in the Final EIS.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

#### **DRAFT EIS COMMENTS**

Roth Baile

Name. 13010 Character	
Address: 8858 Milburn ave. Spring Valley, Ct 91977	
COMMENTS:	
cet's the Mavy's responsibility and purpose to prepare for and conduct	I.53.1
war. The purpose of war is to protect the well-being of our citizens	
and the nations "interests." Before we go to war and any military personnel	}
are put in harm's way, the risks and importance of the interests	
at stake are weighed. But with the homeporting of nuclear aircraft	
carriers in S.D. the very preparations aimed at our protection are putting all	
vhat is more important than air and water and ford sources and ground	
to give on that do not contaminate our bodies with toxic + life-threatening	
substances?	
although I am sure there is a high level of concern and professionalism	
and discipline among naval nuclear technology personnel, human beings are fallible,	
and we all know computers are Just because an accident Rain't Rappened,	
doesn't mean it won't especially after rupping the odds with seieral new	
reactors (* witness the New Jersey Cattleship whose main gun blewsep). and how	
can all possibilities of food play be ruled out? These are times of napid change	
mly to accelerate over the 50 yr. lifespan of the carriers. How can	<b>\</b>
Signature 11-11-98 Date	
Oignaturo y	

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

I.53

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

#### DRAFT ENVIRONMENTAL IMPACT STATEMENT

#### **DRAFT EIS COMMENTS**

Name:	
Address:	
COMMENTS:	
such a big complex institution respond quickly enough to changing	I.53.1
capabilities and conditions to rule out a fluke successful terrorist or	
Eabstage ast that would have consequences so unthinkable that	
a realistic response has not even been formulated, let alone communicates	
to those who would be responsible for implementing it? Furthermore,	
there is a conflict of interest in disseminating these plans because	
to the nesistance the scenario may incite as well as the attention	
carriers' they might draw from potential terrorista	
To say that in this rapidly changing, ever more, complex world,	I.53.2
the Navy is capable of 5 decades of control complete and constant enough	
to heale to assure 5 million plus people that the very most basic elements	
necessary for them to live will not be jeoparaised by the presence	
of these billion of particles of "the most toxic substance tenoranto man,"	
(plutonium) is Aubris-an arrogant tragic over-reach. Who will manage	ĺ
and control the added 1,000's of tons of low and high level nuclear water	
generated for the hundreds or thousands of years it is dangerous? From what	
I know about transport and storage technology oforage newless waste,	
you can't assure your grandchildren and great grandchildren that	
it will not reach their ground water.	
Note: This form is supplied for your convenience. You are not required to use this form.	

Comments of any length may be submitted to the address on the reverse side of this form. Your

comments should be postmarked on or before November 12, 1998.

#### DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

#### **DRAFT EIS COMMENTS**

Name:	
Address:	
COMMENTS:	
There has never been a battle with the kind of far-reaching	1.53.3
inestimable damage / consequences of the "worst case scenario"	
that must be considered with the home porting of nuclear carriers	
in this highly populated prime target military part city.  The last that the Nava's literature harks back to the PAST 50 years	L53.4
and its EIR offers woefully inadequate contingency plans	
for emergency evacuation or ongoing assessment and ameliantion of conditions that regatively impact the health of the people hiring	
and working closest to the sarriers and facilities is not reassuring.	
We are only beginning to study and understand the long-term	İ
effects of even small exposures to radioactive elements.	
What provision will the Mary make for accurate objective	I.53.5
monitoring of the impact of its nuclear presence on surrounding	
populations - human or otherwise! What arrangement for the open	
sharing of information pertinant to civilian and Maval personnel	
health concerns? What express responsibility will the Vary/good	
take for protecting fronth-the citizens of the region from any regative impact of its nuclear presence? some? none? What assurances can the Navy offer when in the case of "agent Orange", where similarly, considerable originature  Date  Other protecting front orange where similarly considerable  Date  Other protecting front orange of the region of the considerable	
The other in the case of "agent Orange" where similarly considerable	
numbers of people were negatively affected, one commander (despite written rules	
Note: This form is supplied for your convenience. You are not required to use this form.	
Comments of any length may be submitted to the address on the reverse side of this form. Your	
prohibiting interference in the study) was able to withold for almost a decade prohibiting interference in the study) was able to withold for almost a decade	-
crucial information and compensation and help from Navy personnel who had	or
crucial information and compensation and map from many being involved be erved and suffered in lattle and their families. This commander, being involved be partied and suffered in lattle and their families.	n
	العم

in the decision to use "agent Orange", reportedly stated he wouldn't heable to live with himself if some of the study's implications proved to be true, so he supressed them. In this tacit cost-analysis, the cost to his ego carried more weight than the suffering of those many families affected. Humans beings are fallible. And the Navy is run by humans beings who may be greite out of touch with the people their decisions affect.

What part of the cost of potential negative health affects is the Navy willing to take responsibility for?

Or are we, the citizens of the surrounding area expected to

bear all the costs? At what point would the Navy consider
Place

the costs too high?

32-Cents
Postage

With studies taking so long (if they're lucky enough

to be funded), and then response on the part of the government taking just as long or longer, -Mr. John Coon - even good faith assurances

Southwest Division (Code 05AL.JC)

are meaningless during

Naval Facilities Engineering Command

1220 Pacific Highway

the possible 10 typear San Diego, CA 92132-5190

period before a decision is taken.

again, I appeal to your dedication to your basic duty to the safety of american citizens. May that sincere dedication

quide you in carefully considering and responding to the issues herein. Sincerely, Beth Billy

P.S. In addition to the general issues above, particular of am also concerned about the metallurgical problems addressed by Dr. Siegel at the hearing. Please see that these are specifically investigated and reported on. Also, the Y2K issues.

I.53.7

Comment Number	Response
Beth Baily	
I.53.1	Please see response to comment I.12.9, O.12.10, and I.47.1.
1.53.2	Radioactive waste storage and transportation issues for NASNI are discussed in sections 3.15.2 and 7.4.3 of the EIS. Issues pertaining to the management of spent nuclear fuel are beyond the scope of this EIS.
	Management of spent fuel associated with the NNPP is addressed comprehensively in an EIS published by the DOE and the Navy titled, Department of Energy Programmatic Spent Nuclear Fuel Management and Idaho National Engineering Laboratory Environmental Restoration and Waste Management Programs Final Environmental Impact Statement dated April 1995. That EIS concluded that U.S. Naval spent fuel can be safely managed with negligible environmental impacts pending its ultimate placement in a permanent geologic repository as prescribed in the Nuclear Waste Policy Act.
1.53.3	Please see responses to comments O.12.190, I.12.9, and I.47.1.
1.53.4	Please see responses to comments O.12.190, I.12.9, and I.47.1.
1.53.5	Please see response to comment L.4.36.
I.53.6	Please see response to comment I.12.9.
I.53.7	Please see responses to comments I.63 and O.12.57.

11/12/98

Dear John Coon,

This is a letter to protest the Navy's plan to place more nuclear-powered aircrafts in San Diege. aircrafts in would be less coutly of thuch more inviormentally sake.

Cost cost effectiveness of Conventionally and Nuclear Powered Carriers "Auction Diversed Carriers Cost more Chian conventionally powered carriers to acquire operate and support, and to inactivate." These cost do not take into account the cost of staining the spirit nuclear fine affect it has been refineded. I have suiced her Sandiego Country since I was a babel some 40 + years. Its need the Navy but not nuclear powered carriers.

Larger-Cross

(619) <del>461 5089</del> 463-2618

1.54.1

Comment Number

Response

#### **Carol Conger-Cross**

I.54.1 Please see responses to comments I.47.1 and O.12.55.

Southwest Durin (Code OSALIC) Marl Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132-5180 re: Homeporting of CVN's in Sanklego I strongly oppose the homeporting of nuclear-powered aircreft corners in San Diego. The health risks they pose to such a densely populated area are for + away too great to be justified by our "national security needs, The Mary DEIS is inherently flawed on it fails to address the cumulative impacts of the two additional carrier. It also glosses over the highly relevant issue of caucer mortality of low-level rediation exposure Possibly the most agregious omission is I.55.3 the lack of a real emergency plan including distribution of potassium todide to civilian. also, why make San Rigo to a setting duck L55.4 target for any simple-minded tarroust? Did we learn nothing from Bearl Harbor? Please heed the warnings of such informed activity as Carol Jahnhow (PRC) Bre Dan + 5 Nriphe (PRG) activity as Carol Jahnhow (PRC) bre Lan + 5 Nriphe (PRG) activity who have made their On peace W. Doumas Curgent care shypinien in Sandilgo since 1984, appeals.

Comment Number	Response
Dr. Jennifer	W. Doumas
I.55.1	Your comments are noted and are included in the Final EIS.
I.55.2	Cumulative impacts related to the preferred alternative at NASNI are discussed in section 3.18. The text has been revised to clarify the spatial and temporal relationships of the proposed action and reasonably foreseeable projects, in evaluating their combined, cumulative effect. Please see response to comment O.12.158 and O.12.190.
I.55.3	Please see response to comment O.12.78 and O.10.31.
I.55.4	Please refer to responses L.4.44 and I.37.1 in the San Diego responses to comments on the subject of "sitting duck targets."
I.55.5	Your comments are noted and are included in the Final EIS.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

## DRAFT ENVIRONMENTAL IMPACT STATEMENT

Wash 1

Name:

#### **DRAFT EIS COMMENTS**

Address: 557 Oct No. 1200	
COMMENTS:	
I altended a maring in San Diego on Ectober 25,1998	I.56.1
regarding the homogorteny of 2 more hucker afreret	
carriers (CVIVS) in San Diego Bay. Fam deeply	
concerned about the harm this could do to the environment	
and the larger to the wipositants of San Diego.	
Us were told there would be me 'significant	
effects" on the environment, what does " significant"	
meren ? I assume sea water will be primped as a	
wolant. En the reactors. How much radioactivo motorial	
would be in the water returned to the boy? This partage	
" insignificant "ancount of radioactivity would be absorbed by	
The plankton + other small vagarishes, to to eaken by larger	
animals & incentrated as it moved up the food shain,	
granding a significent danger over time to	
Eish, birds, souls and people (un eat the fish)	
at the hop of the Food Chain.	
Recent studies have shown that much lower	I.56.2
(Carmalus 6	
Signature Date Continued	.♥
Signature	

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

# DRAFT EIS COMMENTS

Name: Susan J. Rankerson	
Name: Sugar J. Remberson  Address: \$31 Goddon Park, Son Diego (792106)	
COMMENTS	1
levels of experience to radioactivity over a long	I.56.2
time sound are much that summer	
believed ling levels of radianet is ty	
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birth dock its, etc.	1.56.3
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the last mitigation project asstrate	
habitat in probation of the interior	
addressed by the DEID, attrough it is required to be	1
addressed, according to law (the Clean Air 1951).	1.56.4
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a vulnerable planivable tested target. The returnable	
a villagable positione to to to to the rationale to	
when there I No are maded for our detense 103%; its meaning	
that these CU NS are named for our define loses its meaning when you risk ruining one of the mest beautiful beaut regions in the U.S. and the destruction of the Gth largest city with Marriy 2million.	1
Signature Durish Rondon Pople	
Signature Dusch Rondonson Perple continued	•
Note: This form is supplied for your convenience. You are not required to use this form.	
comments of any length may be submitted to the address on the reverse side of this form. For comments should be postmarked on or before November 12, 1998.  I.56	
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# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

daye 3

#### **DRAFT EIS COMMENTS**

Vame: Dusan J. Van Le com	
Address: 831 Goldon Purk, Son Diego, CAA2106	
COMMENTS:	
what is the advantage of cultis, which cost & billion dellas	I.56.5
après la bierta our amillon dollars a day to gretate	
and over \$750 million to documentsion? A recent independent	
GAO study Course from not cost espective over conventioned	
corners (CV5). There is no see place for permanent storage	
of nuclear mastes. Our mations success a well being	
as well as security would be much batter sorved by spending	
this morey on education and health care. Our PRIDRITIE	
ARE WRONG!	
I have mony more deep concerns not the last of which	1.56.6
is the danger of a nullon accident this many efter 155000	
me not aloquetly aldrosel in the DEIS. Cless, much	
of the data in the DE is was outdited ther inaccurate.	
Theose redo The DEIS, have more hearing whom	
Sin Diejans con have a say in their future satisfy ?	
quality of life - a seve all please reconsider the	
homegosting of any more CUNS here. Thank you.	
Signature Parlement Date	•
Signature	

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

Comment
Number

#### Response

#### Susan J. Randerson

- I.56.1 While CVs and CVNs use different sources of fuel (oil vs. nuclear), both types of ships rely upon steam propulsion plants that require seawater cooling. As described in section 7.2, the primary system (which circulated through the reactor) is isolated from the secondary system (which circulates through the steam plant) to ensure radioactivity is kept within the primary system. In addition, the water used in the steam plant does not contact the seawater used for cooling. The seawater cooling requirements are similar and the thermal and marine life impacts from CVs and CVNs are comparable. In addition, please see response to comment O.12.33.
- I.56.2 Please see response to comment O.12.190.
- I.56.3 Potential impacts to water quality and aquatic organisms from dredging operations in San Diego Bay are discussed in sections 3.3 and 3.5, respectively, of the EIS.

The USS STENNIS mitigation site was constructed in accordance with permit conditions set forth by the resource agencies. The new wharf mitigation site design would be based on one of two options, intertidal or intertidal/subtidal, to be determined by the agencies during permitting as mitigation for the 1.5 acres that would be impacted. Also please see additional details summarized in the responses to comments F.2.10 and F.2.11 and clarification provided in Volume 1, section 3.5.

- I.56.4 Please refer to responses L.4.44 and I.37.1 in the San Diego responses to comments on the subject of terrorism and attacking aircraft carriers in San Diego. The No Action Alternative in the EIS does not propose any additional capacity to home port CVNs, or add additional vessels to the three-carrier historical baseline that has existed at NASNI for several decades.
- I.56.5 Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities. Please see also response III.O.12.55.
- I.56.6 Please see the response to comment I.56.5, above.

# Mov. 2,1998

Seff loon Project Myonr. S. west Division naval Jacilkities + E. Command:

I object to suclear powered arrivat carriers 3] in San Stregenburg. With all the trouble in the world today and especially Gram. I don't feel that is safe at all. What could prevent some lneary from acting such as Japan did to Pearl Barbor doing the same to res. Near Sod / This is all I feel. I worry! Of course song teorie is getting short on this earth but I do have

1.57.1

offspring. I would like 157.1

Ito see a safe happy of thees world for them I all others

I would like to know 1572

where this idea originated from and more about this.

A snort unhappy mother grand mather 4 great grandma

much begines a, miller 3929 of kansas St.

#12 San strings. Co.

FSS any no! set time!

Jotill con't believe it.

Comment
Number

I.57.2

#### Response

#### Virginia A. Miller

I.57.1 Your opinions are noted and are included in the Final EIS.

As stated in the Draft EIS under the section "Need for the Proposed Action," "The Navy has established a Pacific Fleet Force Structure consisting of six Five of these vessels are or will be assigned to ports aircraft carriers. (homeported) at Navy installations in the continental United States. Three of these are homeported in the San Diego area and two are homeported in the Pacific Northwest area. A sixth carrier is forward deployed in Japan. The closure of Naval Air Station (NAS) Alameda, California, and the relocation of two CVNs to fleet concentrations in San Diego and the Pacific Northwest were carried out in compliance with the 1993 Defense Base Realignment and Closure Commission (BRAC) recommendations. Consequently, the Department of the Navy constructed homeporting facilities for one CVN at NASNI (DON 1995a) and one at Puget Sound Naval Shipyard (PSNS), Bremerton, Washington (DON 1995b). The proposed action of this EIS does not involve a reexamination of homeporting actions directed by the 1993 BRAC process, and does not address the carrier forward deployed in Japan.

"Of the six aircraft carriers homeported in the U.S. Pacific Fleet, three are currently NIMITZ-class CVNs. The CVN is a newer class of aircraft carrier requiring different homeporting shore infrastructure (e.g., electrical power and water depth). The three existing CVNs are assigned to home ports at PSNS; NAVSTA Everett; and NASNI. Pearl Harbor Naval Shipyard, (PHNSY), a part of the Pearl Harbor Naval Complex in Hawaii, is within the U.S. Pacific Fleet area and is considered a potential CVN home port location (see Figures ES-1 through ES-3 in the Final EIS).

"In 1994, the Chief of Naval Operations (CNO) announced Navy-wide homeporting plans, which included plans to replace two older CVs with two new CVNs in the U.S. Pacific Fleet. The Navy must select home ports and construct facilities as required for the two new CVNs to be added to the U.S. Pacific Fleet; the first by 2001, and the second by 2005. Therefore, the need for the proposed action is the lack of acceptable CVN home port facilities and infrastructure in the U.S. Fleet area of responsibility (AOR)."

I.57.3 Your comments are noted and are included in the Final EIS.

#### DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

#### DRAFT ENVIRONMENTAL IMPACT STATEMENT

## **DRAFT EIS COMMENTS**

Name: Can Martinez
Address: 458739th St. #5, Sam Diego, (A 92116
COMMENTS;
I do not want a nuclear negaport 1.58.1
in San Diego, It is not sage
Contrary to your flawed #15 report.
The Indironment a already
suffering greatly and this will
only sondke it worse. all life
evist sustain oven mere problems
than what already exists. This
country doesn't need anymore
nuclear anothing. It is totally
unnecessary and a waste of
money. There is no proper
emeraline is plan and no
proper plan for disposal.
We don't need commerce problems
Atom the some Marie
Ne don't want to be a target either
We loa
Cam martinez 11/5/98
Signature

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

#### Comment Number

Response

#### **Cam Martinez**

I.58.1 Please see response to comment O.10.31 and I.5.1.

November 6, 1998 McLane Downing 2416 Grandview St - San Diego, CA 92110-1146 (619) 276-8532

John Coon, Project Manger Southwest Division, Naval Facilities, Engineering Command Code OSAL-JC 1220 Pacific Highway San Diego, CA 92132

Subject: Homeporting Two More Nuclear Carriers

Dear John Coon:

Homeporting two more nuclear carriers increases the health and safety | 1.59.1 risk. This is a densely settled area, and any incident would affect lots of people.

I would like to see the health risk of an incident explained in common english. The assessment should include the demographics of this area, including the population below the border.

Dredging should protect marine life, including all life in the bay.

1.59.2

I suggest that baseline data be obtained for radioactive levels in and 1.59.3around the bay. Then monitoring the levels, analyzing the data, and reporting information to the public should be assigned to an agency outside of the Defense Department.

Very truly yours

Lave Jeany

McLane Downing

Comment
Number

#### Response

#### McLane Downing

1.59.1

To place the results of the analyses in perspective, Volume I, section 7 of the EIS states, "The radiation exposures to the general public due to normal operations would be so small at each of the home port locations that they would be indistinguishable from naturally occurring background radiation. For example, the highest exposure to a member of the public in any year due to normal operations would be less than one millirem (0.66 millirem at Everett). This value can be compared to the 300 millirem of radiation exposure the general public receives each year from naturally occurring background radiation. Also, the results show that the annual individual risk of a latent fatal cancer occurring in the general population within 50 miles of a NIMITZ-class aircraft carrier home port is very low at each of the home port locations evaluated, less than 1 chance in 2 billion." It further states in Volume II, Appendix F of the EIS, "the annual individual radiological risks to a member of the general population due to accidents associated with support facilities for homeporting of NIMITZ-class aircraft carriers are very low at all of the locations evaluated, less than 1 chance in 580 million." For perspective, the annual risk of dying in a motor vehicle accident is about 1 chance in 6,250. Similarly, the annual risk of dying in a fire for the average American is approximately 1 chance in 36,000; and the annual risk of dying from accidental poisoning is about 1 chance in 72,000.

As discussed in Appendix F, section 2, population distribution and prevailing wind directions are factors that are accounted for in the risk analysis for the general population. Risks to the Mexican population are also assessed in this Appendix as well. Based on the above, no change to the EIS is deemed necessary.

1.59.2

Potential impacts to marine life has been evaluated carefully in the Final EIS, as detailed in Volume 1, section 3.5. Potential impacts are either less than significant or mitigated to less than significant by such means as construction of the mitigation site at Pier B. Further, as part of the dredged material disposal plan a habitat enhancement area would also be constructed at NAB that will provide about 10 acres of additional, higher quality habitat for marine organisms in the bay.

I.59.3

Please see response to comment O.12.33.

Dolores Thompson 4545 Georgia Street #101 San Diego, CA 92116-2675

Mr. John Coon (Code 05AL. JC) Southwest Division Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132

Dear Mr. Coon,

I would like to thank the U.S Navy for granting us a public hearing regarding the DEIS. However due to the seriuness of the situation I feel that the Secretary of Navy should come to San Diego and hear what the people and their children have to say concerning this matter. His visit is pertinent especially since the people of San Diego would be the target of a "Three Mile Island " accident.

Also, the U.S. Navy did not address the major questions ie: What is done withe nuclear waste material. How much radiation admission is there in the air. What measures is being taken that San Diego does not become another Three Mile Island accident.

Since the officials present could not address these questions  $\mid 1.603 \mid$ perhaps the Secretary of the Navy can. I respectfully reqesst the he come to San Diego if not for any reason then for the sake of the children.

Sincerely,

Roland Hompon

Comment	
Number	

#### Response

#### **Dolores Thompson**

I.60.1

Two public hearings on the Draft EIS have been held in the San Diego region and public testimony received, as required under NEPA. The Navy does not currently have plans to have a follow-on community workshop for an informal dialogue. Concerns generated during the public review of the EIS will be considered by Navy personnel responsible for making decisions regarding the proposed action. Navy representatives at the EIS public hearings are directly involved with this decision-making process, and provide recommendations to the Secretary of the Navy regarding the preferred alternative to be implemented.

Furthermore, the Navy ensures that the EIS decisionmaker has a complete copy of the public hearing transcripts. The Navy believes that the objective sought by the comment is met by the fact that the transcript of the public hearing is prepared and reviewed as part of the NEPA process leading up to the Record of Decision.

- I.60.2 Please see responses to comments L.4.37, O.10.31, O.12.33, and I.53.2.
- I.60.3 Please refer to response I.60.1

I'm writing this letter because I'm frightened. I'm afraid for my community, for our children, and for future generations. Why?

Because the U.S. Navy is moving forward with "homeporting" 3 or more nuclear aircraft carriers, in San Diego Bay, one mile up wind of the heart of downtown San Diego and upwind of the almost 5 million people living in our region, depending on which way the wind is blowing. Three nuclear aircraft carriers have 6 nuclear reactors between them with a combined reactor capacity exceeding that of a Three Mile Island or Chernobyl reactor.

At this point I want to make one thing very clear. This is not a letter against the Navy. The Navy, along with all the other branches of the military have served the United States well, but the Navy, like any institution, is not infallible in its judgment.

According to the Navy's estimates, the chances of a significant "accidental" release of radioactive materials into the air from the carriers or their supporting storage and processing facilities is very small. But the chances of winning the lottery "jackpot" are also small, but people still win it on a regular basis.

But beyond long odds for an accident, the potential for terrorism and/ or the act of a bitter, disgruntled, drunk, disturbed, and/or insane sailor means that all bets are off in the game of odds.

The whole reason we fund the Navy with our tax dollars is to protect our right to pursue "life, liberty," and "happiness." This given, I'm at a loss to find any rationale that would remotely indicate that homeporting these Nuclear Carriers in the heart of San Diego will make our region, and indeed the U.S. or Mexico more secure from either a civilian or military perspective. In fact the opposite is true. Basing the carriers here means that a small group or even an individual would have the power to render our region unsafe to inhabit for tens if not hundreds of years plus, cripple the Navy's ability to protect us militarily by taking out 3 or possibly more nuclear carriers and who knows how many Navy personnel and civilians.

How could this happen? Well for openers, terrorists could drop bombs from small planes and/or helicopters on the carriers or their storage and processing facilities. A suicide bomber could fly a plane or helicopter loaded with explosives into the carriers. The carriers can be attacked with underwater explosives. They could also be attacked by ramming them with boats filled with explosives. A mentally unstable and/or vengeful sailor could blow reactors with explosives or tamper with reactor computers and controls to cause radioactive meltdowns.

Let's face it, these carriers will be very attractive sitting ducks from a terrorist's perspective or the perspective of some clever nut out to get even for some real or imagined transgression.

Finally, blowing up reactors or causing their safety measures to fail is not comparable to other disasters we are more familiar with. For example, if the carriers the Navy wants to homeport here were oil powered, their destruction, whatever the cause, would certainly be a disaster, but shortly after the fire burned out workers could begin the salvage and cleanup operation.

This is not the case with nuclear powered vessels and their support facilities. Unlike the chemicals generated by simple combustion, the radioactive fallout from a nuclear associated fire will continue to hurt us, our children, future generations, and life in general on cellular, genetic, and atomic levels for tens, hundreds, and potentially thousands of years. Like I said, an incident involving the release of significant amounts of radioactive material is incomparable with the kind of disasters with which we are use to dealing.

After what I've just said, it seems almost trivial to mention it, but homeporting could have a negative affect on our tourist and real estate driven economy. If the release of even a moderate amount of radioactive material hit the news, the tourist and real estate industries in our region would suffer a devastating if not fatal blow. There have already been

international travel advisories published and broadcasted warning tourists about our polluted bays and ocean. Does it make sense to add the danger of radioactive contamination to such advisories?

What should be done? To begin with, the Navy or any other branch of the military should "homeport," "base," and/or "store" nuclear machines, devices, and their support facilities as far away from population centers as possible. And particularly from the Navy's perspective, ships should not be clustered. It seems we should have learned that lesson from Pearl Harbor.

If nuclear powered vessels are homeported separately and in remote locations they would be much easier to defend. Plus, if a reactor core is breached for what every cause, the Navy only loses one ship and the danger of civilian populations being contaminated by radioactive materials would be lessened.

As I said in the beginning, I'm writing this letter because I'm afraid for the future of our region, its people, and the other forms of life that share it with us.

There are many other things we are doing, like building in floodplains and turning our best agricultural soils into shopping centers, that threaten our region's future well-being, but none of these acts even come close to being as devastating as the radioactive contamination of our region's people and land. Any other assault on our region's ecological health, short of the extinction of a species, can be undone. This is not the case when radioactive contamination is widespread, since undoing it is beyond human capability. If such contamination occurs, it will be a blow to life that only immense amounts of time will hopefully heal.

Why allow ourselves to be put in a situation that makes us potentially vulnerable to the release of more radioactive materials than was released at Chernobyl? When there's so much to lose, why take on such a risk when we don't have to? If enough of us let our elected representatives and the media know that homeporting nuclear powered vessels in the middle of San Diego Bay or any densely populated region is frightening, irrational, and unacceptable, homeporting here can be stopped.

I love our region. I enjoy sharing it with all the people who live here. I love our promise. I love our potential. I've always considered this region my home for life, but now, for the first time, I'm seriously considering moving away. Not so much because I want to save myself, I've already lived a pretty full life, but because I don't think I could stand to look in the faces of our children if homeporting happens, knowing that it represents the potential to completely ruin their lives on every level. Let's all work together to ensure that this does not happen.

.1

Peace & love

Jim Beil was the second place finisher in the 1996 Mayor's race for the City of San Diego. He's also an internationally recognized expert on how to gracefully transform non-sustainable economies into economies that are completely ecologically sustainable. His radio show, "Jim Bell & Common Sense," airs weekly on KFMB, 760 on the AM radio dial, Sunday evenings from 10 to 11 PM. The show can also be heard live world wide, by logging into KFMB's web page via www.jimbell.com. Jim's book, Achieving Economic Security On Spaceshin Earth, is available on his web site free of charge. Jim is also available for lectures, workshops, and design and consultation services. For more information about this letter or other projects, call (619) 272-2898.

Comment Number

#### Response

#### Jim Bell

I.61.1

Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U. S. PACIFIC FLEET.

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

RESPONSE FROM A U. S. CITIZEN AND SAN DIEGO COUNTY RESIDENT FOR INCLUSION WITH PREVIOUS ORAL AND WRITTEN SUBMISSIONS FROM THE UNDERSIGNED.

om: Russell D. Hoffman P. O. Box 1936 Carlsbad CA 92018-1936 (760) 720-7261 November 10<sup>th</sup>, 1998

Additional Remarks:

1.62.1

My oral remarks concerned the clear and indisputable history by various branches of the United States Military, including the U.S. Navy, of misrepresenting the true dangers of low level radiation to the American public. These misrepresentations have resulted in the deaths already of at least 10s of thousands and probably hundreds of thousands of U.S. civilians (and perhaps even more soldiers) from nuclear weapons testing alone. Add to that, the damage to the ecosystem from the Scorpion, the Thresher, and a long list of smaller unclassified and undoubtedly many classified other nuclear accidents, and it is crystal clear that the real damage has only begun to occur, and many more lives will be wasted by our current and planned military nuclear policies.

However, it will be many more years (if ever) before the real effects are completely quantifiable with available statistical methodologies and analytical technologies, because of the widespread and insidious nature of the effect. Statistics itself, as a separate branch of science and mathematics, is only a few decades old! The science of health physics is even younger – younger even than the harnessing of the "mighty atom" whose health effects health physics seeks to explain. Yet the trends are clear and just because an effect is hard to measure does not mean it does not exist and is not responsible for 10s of thousands, hundreds of thousands, and perhaps even millions of deaths globally and in the United States.

The nuclear option, whether used or unused, is a weapon of mass destruction. It is both a target for terrorists and a tool of fascists (because it concentrates so much power in the hands of so few).

Yet the Navy continues to support this option. Why?

1.62.2

History clearly shows from the government's own documents and from a wide variety of other sources, that the nuclear option was often supported in part because the evidence of the true hazards of low-level radiation to a closed ecosystem was not yet available (see sample, below). But in those cases, including in the case shown below (the "Manhattan" project), little real effort was made to actually obtain this vital information. And indeed, it is very hard evidence to obtain, requiring 10s of thousands or even 100s of thousands of test subjects, which introduces all sorts of statistical problems in itself, not to mention the logistic ones, or the cost. But slowly, the truth is showing itself and it continuously

points closer and closer in one direction – that low level radiation is far more dangerous than originally suspected.

1.62.3

1.62.2

In other cases, where various truths were actually known but not presented properly to the public, it was often done under the name of National Security or some other misnomer. In fact any conceivable "National Security" issues are obliterated by the overriding concerns of human health, not to mention the wasted additional money the nuclear option costs over non-nuclear options, and the endangerment to the world's environment that an accident (including possible enemy action) could have. (The Russians are now reported to have a better cruise missile than the French Exocets I mentioned in my other remarks.) The DEIS covers only the health effects of a properly functioning reactor, which is uselessly incomplete considering all the fuel and ordinance kept so close to the reactors — and considering also, the 1500+ mile range of typical cruise missiles. In today's paper are reports of three Navy air crewmen who were lost just this week, due to a collision of two planes on board a United States Aircraft Carrier deck. Accidents do happen!

The preposterous claim that no accident or enemy action can destroy these ships and cause a loss-of-coolant accident is implicit in the DEIS's failure to properly consider the hazards of full-scale meltdowns in our harbors. Further, the lack of concern over "the dilution solution to pollution" (that is, the effects worldwide of increased radiation levels over time) is bad science, plain and simple. Lastly, the inability of the Navy to understand its greater role as a part of a geopolitical/environmental situation is frightening, if only because the Navy should be thinking globally since it certainly acts frightening, if only because the Navy should be thinking globally since it certainly acts globally. Numerous countries (besides American civilian has been fooled into favoring the harbors! If some poll shows the American civilian has been fooled into favoring the Navy's nuclear options, it is only because decades of misrepresentations by the U. S. military, like the current DEIS and like the item below, that they (the public) have agreed to be part of the costly nuclear terror.

1.62.4

The following quote is from the same book my oral quotes from H. D. Smyth were taken from — A GENERAL ACCOUNT OF THE DEVELOPMENT OF METHODS OF USING ATOMIC ENERGY FOR MILITARY PURPOSES UNDER THE AUSPICES OF THE UNITED STATES GOVERNMENT 1940-1945. The author, H. D. Smyth, was at the time Chairman of the Department of Physics of Princeton University and at the request of Major General L. S. Corps of Engineers. The report was written at the request of Major General L. R. Groves United States Army. Publication was authorized as of August 1945, with reproduction in whole or in part authorized and permitted. In short, this document was the official report to the American public about the atomic bomb at the time of its initial development and use. Regarding radiation from the atomic blast, it uses the phrase "dispersed harmlessly", which we now all know to be unterly devoid of fact, yet it is a statement hauntingly similar to the entire attitude of the United States Navy to the truth about radiation hazards. The quote is from page 154.

1.62.5

Bold has been added to highlight the misrepresentation:

± I.62

1.62.5

"On account of the height of the explosion practically all the radioactive products are carried upward in the ascending column of hot air and dispersed harmlessly over a wide area."

Harmlessly? That is easy to prove false -- look at the effects of Iodine 131 from barely 100 above-ground U. S. nuclear tests as recently reported (after a 14-year wait since the investigation was completed). The only question is are there 4 zeros, 5 zeros, or more in the total number of civilian U.S. deaths so far from U.S. nuclear weapons testing? The fact is it wan't harmless and the statement, like so many others, was a complete misrepresentation to the American public. Low-level nuclear radiation kills in numbers the U.S. military apparently refuses to understand, whether that radiation comes from nuclear weapons testing, harbor meltdowns, or from sunken reactors over time. The Navy's clain to being able to handle these materials to the required level of perfection is both mathematically abourd and morally repugnant.

Clearly, it is time to face the truth of the nuclear menace to humanity, and it is time for the United States Navy and other branches of the military to realize that their service to America must include fair concern for delayed and dispersed responses (a.k.a., "health effects") to their actions.

It has been more than 50 years since the public was first misinformed about the incredible cost of these deadly toys, and it's been long enough. The Navy must face the truth, must present the truth, and must serve the public properly in all it does. The 50-year lie to the American people must come to an end, lest other countries, that are even more capable of hiding the truth from their citizens, also take up the nuclear lie. (India and Pakistan quickly come to mind, each with more than a 90% illiteracy rate.)

Lastly, I wish to state that the Navy policy of not simply distributing Environmental Impact Statements directly to any U. S. citizen who requests one is in complete opposition to the spirit of the laws under which the EISs and DEISs and so forth are produced in the first place. My own request for one has so far been turned down, which is the reason my statements do not address actual remarks inside the document. I have had some chance to look over it, and it clearly follows the trends described in this letter and in other government nuclear EISs and DEISs (not to mention SEISs and DSEISs) I have seen. They all ignore worst-case scenarios and low-level effects.

1.62.6

Russell D. Hoghnan
P. O. Box 1936 Carlsbad CA 92018-1936
United States Citizen

United States Citizen

Owner and Chief Programmer,

The Animated Software Company

(for affiliation purposes only)

Comment	Ł
Number	

#### Response

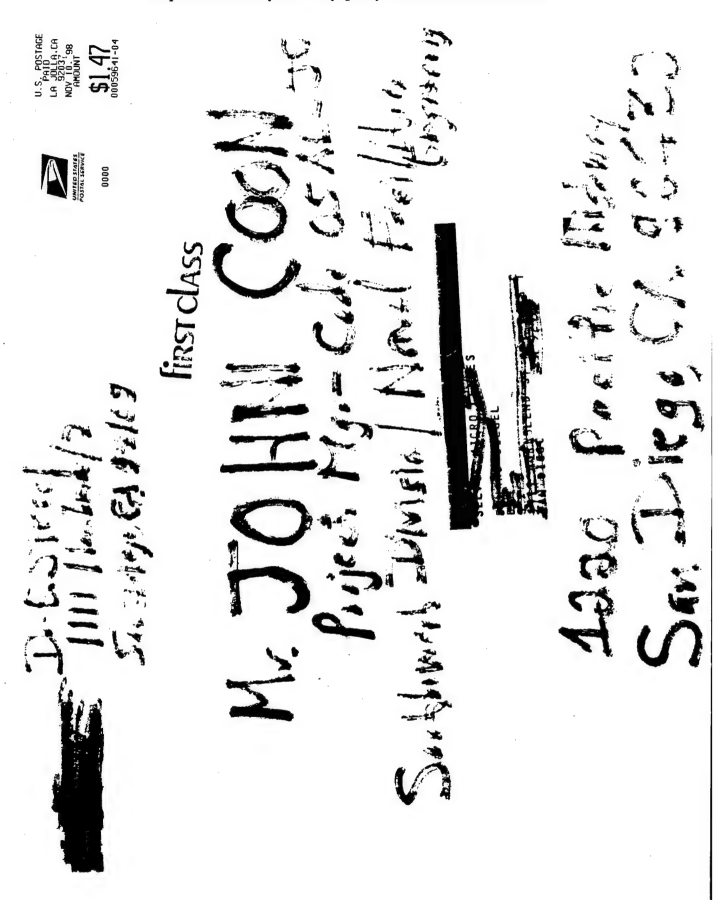
#### Russell D. Hoffman

It is important to note that since the inception of the NNPP almost half a century ago, there has never been a reactor accident associated with the Program, nor has there ever been a release of radioactivity that has had a significant effect on the public or the environment. The Navy's historical record of safe and responsible operation of nuclear powered warships is discussed in Volume I, section 7 of the EIS.

In section 7.1.4 of the EIS it is stated that "Two nuclear-powered submarines (USS THRESHER and USS SCORPION) sank during operations at sea in the 1960s. Neither was lost due to a reactor accident . . . Radiological surveys of the debris sites have been performed on several occasions over the past three decades and confirm that, despite the catastrophic nature in which these ships were lost, no detectable radioactive fission products have been released to the environment."

The EIS has evaluated a wide variety of accidents and has determined that the radiological risks are not significant. A summary of risks is contained in section 7.6 of the EIS.

- I.62.2 Please see response to comment O.12.190.
- I.62.3 Please see responses to comments O.12.49 and I.4.1.
- I.62.4 Please see responses to comments I.4.1 and O.12.49.
- I.62.5 Please see response to comment O.12.10.
- I.62.6 Copies of the Draft EIS were made available in several public libraries for public review as required under NEPA. 367 citizens were sent notices of the Draft EIS availability (NOA) and where they could be review the Draft EIS in libraries near their location. 331 copies of the Draft EIS were sent to agencies, organizations and individuals. Every individual who requested a copy of the Draft EIS was sent one. For further detail, please see response to comment O.12.190, I.4.1 and O.12.49.



LETTER TO THE EDITOR

1.63.1 . e., contains many pronouns) to Roger (McCarthy?) Hedgecock 's divertissmento from, to quote his would-be supporter, "just the facts, Maam". us, as we speak", I have been instructed by my Komm WHO HAD TROUBLES WITH POTHOLES AND JURIES COURTS " of the "pinko commie liberal chicom fellow traveler...swine" late Fellx Dzherzinsky of K.G.B. Central, Moscow and Beijing, acting under expressed orders of Kamerades Stalin and Mao Tze Tung, to issue an official Mayor Roger Hedgecock (or was it Hedgehog, as in Naval attack?) 40, August 21, 1978 - about nuclear leaks, referring to wellit, down to "cases": in the e., Hedgecock, enough rhetoric already. Now, (as they say ex-officio Mayor Hedgecock should know all ified as infiltrating among NUCLEAR ENGINEER pronouncimento" (i BΕ

Hear no evil, Speak no Evil. See no Evil" decidedly does NOI mean"DO no Evil" Journal of Magnetism and Magnetic Materials, 7, 312 (1978) - about INCO-182/82 transition-weld "super"alloy <u>accelerated over</u>ageing-embrittlement catastrophic israel (September, 1977 while employee of I. A. E. A.!) - censored in U.S., hundred articles since - 304 stainless-steel & INCO-182 New Jersey - early 1970's killing.maiming some 100 workers (this was the forensic study for the court in a circa \$4 billion lawsuit, in which I predicted failures (Hudson Generating Station gas-turbine, P. S. E. & G., Jersey City, in abstract (last line) said consequences for the liquid-metal fast-breeder eactor (LMFBR) , , , fast-forward to <u>Monju</u>, Japan LMFBR "accident" (waiting to happen!). The Japan Times, December 10, 1995 - front-page headlines (in on Magnetic Alloys & Oxides", The Technion. (paper given at "Intl. Conf. English), and several

i. Lai, Met. Trans. A. I. M. E., 9A, 827 (1978) about HASTELLOY-X "super"allounbelievably-nearly-lnstantaneous thermal overageing-embrittlement(Fig.2/y-\$130 billion to the E. C. because of radioactive-steam leaks of 1cub.meter/mil SOF and INCONEL-600 steam-leaks in pressurized water-reactor (PwR vessel heads an "read IHEM". IHEY are what nuclear safety (or rather LACK thereof!) is about! simply because "super"alloys do not read rhetoric; they simply do what they will do, the laws of physics/metallurgy, and it is our job, Mr. ex-Mayor, to control-rod tubing, necessitating <u>replacement</u> of <u>ALL</u> EC PWR pressure-vessel Rollnick, The European, week ending January 14, 1993 - about INCO-182/82 a cost of some (56/France + 44/Germany + 30/E.C. = 130 @ cost of

of its intended life!!! This work done right here at General Atomics while you in about 1 more and more profits! (as anyone who has ever replaced a Mercedes headlight heir vaults??? One can only wonder... And they want to build a fusion-reactor what other secrets do the "Blues Brothers" have in of these verysame "super"alloys...iii Why??? Planned obselescence ı. V ... week. s days hour hour t = 1.5 years; in  $10^2$ were Mayor, I well knows! ). ın a 10<sup>4</sup>

several more Nobel Prizes - one of  $\overline{\mathrm{thg}}$  greatest physicists of all time, who i Journal of Applied Physics, 17, 847 (19 4.6.) - dire predic in)famous "A-bomb letter" to Roosevelt; at <u>Los Alamos</u> under Groves/Oppenheime (1943-1946) as vice director - a recently-deceased genius who should have wor ures (in addition to any radiation-damage) - jet-engine "burn-cans"/combustio active corrosion-products "sludge" contamination, and already in many HAVE!! Handbook, Battelle (1983) OFFICIAL-WARNING about IHERMAL overageing-embrittle ment of HaSTELLOY-X IN FABRICATION as well as IN SERVICE at ambient-temperat--chambers" are made of HASTELLOY-X as are <u>any all both P</u>WR and <u>B</u>WR fuel-bundl not only the embrittlement, but "sensitization" <u>accelerated</u>-corrosion/stresstion of same - Nobel Prize, Physics: Einstein's neighbor friend who took the supports/"internals"; the Zircalloy-2/4 fuel-cladding is probably 0.K. - its corrosion which the OMB, USN SAIC reports all acknowledge "can" cause radio-U. S. D. o. D. Aerospace Structural Materials these HaSTELLOY-X "super"alloy(S; GENERIC: ENDEMIC) where the and was NEVER WRONG ABOUT ANYTHING!!! J. R. Kattus. Code # - 4112. Eugene P. Wigner.

submarine <u>Emeraud</u>: "Stream-'Leak" Kills Commander, Nine Crew..." - an INCO-1E S. Stingray sinkings because of hydrogen-embrittle-(like Monju LMFBR) <u>SEVERE-EMBRITTLEMENT</u> in some 25 BWR's - 1/3 of all in U.S and EXACTLY as I predicted for INCO-182/82 transition-welds @ 17±5 yearsiff Boston Globe/A.P. p. 25 (March 31, 1994) about March 30, 1994 French Nuclear ing their <u>AGE;</u> Case Study: (BWR) (304 Stainless-Steel) Core-Shroud <u>CRACKING</u>" ober-December, 1994" detailing <u>SUDDEN</u> core-"internals" 304 stainless-steel R. Pollard, Union of Concerned Scientists Report "US Nuclear Power Plants of hull-welds - a very analogous metallurgical/mechanical problemit transition-weld and probably 304 stainless-steel piping radioactive-steam (September, 1995) & "NRC Report to Congress on "Abnormal" "Occurences" U. S. S. Thresher & U. S.

FOSSIL-FUEL, JET/TURBINE-ENGINE, POWER-PLAYINS AND COMPONENTS EREPETRAIED ON RATEPAVERS, TAXPAVERS, BY: PUBLIC-UTILITIES, "SUPER"ALLOY-SUPPLIERS/FABRICAT-SES, AND SES, ARCHITECT-ENGINEERING DESIGNE FIRMS; POWER-PLANT DESIGNERS/FABRICATORS, AND SES, ARCHITECT-ENGINEERING DESIGNE/FIRMS; POWER-PLANT DESIGNERS/FABRICATORS, AND THEIR "REGULATORS", NOW COMING-TRUE WITH A VENGENCE IN: E.C. (GERMANY, FRANCE), JAPAN( FUGUN, TOKAI, HONJU LMFBR,...); U.S. (G.-E. B.W.R.'S: 25 in 1998!!!);... 1.63.1

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Metallurgy/Materials/Fuels/N.D.T./N.D.T./Q.-A.

Consultant, International Atomic Energy Agency

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Metallurgy

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Nuclear

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Sr. Metallurgist

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entific/metallurgy/engineering/"accidents' <u>waiting to happen</u>/newspaper-headlines back up this charge of WILLFUL/PURPOSEFUL FRAUD

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In conclusion.

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Webster's disctionary defines as

1.63.3 HISTLEBLOWER: Westinghouse Bettis WAPD (designer & manufacturer of Pressurezed HISTLEBLOWER: Westinghouse Bettis WAPD (designer & manufacturer of Pressurezed Adrer Reactors (PWR's) for Naval Reactors Program (1974); Public Service Electric & Gas Co. (Mpr. Metallurgy & N.D.T./E.)-N.J. Nuclear Utility (1976); International Atomic Energy Agency (JAEA) Intl. Nuclear Materials Consultant (1977); ABB 2-E. Mgr. of N.D.T./E. (late 1970's-...) attended Colorado School of Mines (1960-1961)/Metallurgy & Geophysics/Mineralogy graduate school/ B.S./Physics/C.C.N.Y.(with Colin

As detailed sequentially in accompanying "letter to the editor" and attachents, a succinct summary of my <u>technical</u> objections to  $\underline{any/all}$  ( $\underline{not}$  just the stennis!) home-porting of  $\underline{any/all}$  nuclear-reactor powered ships in San Diego is:

Navy's use of former mayor (and convicted felon) Hedgecock to impune the loyal preliminaries:

\* Navy's use of incimel mayor, value counted return negators, to impose the trival environments.

\* Navy's use of "agent provocateurs" at anti-Stennis rally during its arrival Navy's use of "agent probably new Secretary Danzig, half-Jewish Defence Navy's, with Joulsh: most probably new Secretary Danzig, half-Jewish Defence of Initial two hearings to cpincide with hollest Jewish holiday. Yom Kippur' (Day of Initial two hearings to cpincide with hollest Jewish holiday. Yom Kippur' (Day of Initial two hearings to cpincide with hollest Jewish holiday. Yom Kippur' (Day of Initial two hearings to cpincide with hollest Jewish holiday. You constitutes a clearly stonement.) September 29 mand 30 "1998 (this latter constitutes a clearly proment employees, and is currently under investigation by F.B.I. for criminal crivil rights and is currently under investigation by F.B.I. for criminal style in special constitutes and is currently under investigation by F.B.I. for criminal and because of non-inclusion on U.S. Navy calendars is nonsense in view of the Navy and Executive branch/Cabinet preponderance of Jewish senior officials:!!

\*\* <u>degographical</u>: home porting of most especially Stennis CVN some 1,500 miles far south of Bremerton, Washington <u>significantly lengthens</u> steaming time to Asia or Sussian coasts, whose minimal "anale of attack" times are <u>only</u> on great-circle routes (followed by commercial airlines and ICBM's!). From San Diego, one could juickly deploy to defend only: central American and South American West Coasts,

• SECUTICE, proximity to relatively lawless Hexico and relative lack of security pecusion of proximity to: downtown San Diego, Point Lona area, and Coronado makes nuclear-ships prime terrorist targets for short-range anti-ship missiles. Terror nuclear-ships prime terrorist targets for short-range anti-ship missiles. Terror lists can get too close from too many places too easily. More security is a mustilist can get too close from too many places too easily. More security is a mustilist can early make the preliminarily by attached documents, WESINGHOUSE (now "DES Enterainment") has for some fourty years PURPOSETY DEFRANDED the U.S. NBWY Cas well as commercial customers) in conjunction with: General Electric, ABB/Compassion and from alloy suppliers; International Nuckel, Haynes International Compined Fourth of the Asphahami(subsequent owners) by designing, fabricating, constructing, PWR's most especially sequent owners) by designing, fabricating, constructing, PWR's most especially sequent owners) by designing, fabricating, constructing, PWR's most especially in Catastrophic-failure prome nickel-based and iron-based ("stainless"-steels) in catastrophic-failure prome nickel-based and iron-based ("stainless"-steels) in catastrophic-failure prome nickel-based and iron-based ("stainless"-steels) ing pressure-vessels (C.Mn ferritic-steels) to austenitic piping (304/304L, 312,316, "stainless"-steels and nickel-based possibly Inconel-600,... This is/was

1.63.8

1.63.7

1.63.6

their inherent intrinsic overageing-embrittlement (as Lai first published-see strachments and Kattus <u>officially</u> warned about for the <u>whole</u> D.O.D.-see attachments and Kattus officially warned about for the whole D.O.D.-see attachments and the content of the <u>"OSSFUL</u> Planed-obselencence "super"alloys components to increase sales of connectivity planed to be commissionings, and calconnective replacements, retrofittings, and too early core decommissionings, and calconnectivity enhanced increased probability of NUCLEAR LEAKS. IF NOT OUT-

stainless"-steels and nickel-based possibly Inconel-600... This is/was ilways "planned obselescence", to refit/supply more parts at greater profits, as for HASTELLOY-X fuel-bundle array supports/"core internals" (but as well any/all (except for Rolls Royce, which removed these garbage"super"alloys decades ago!)

es jet-engine combustion-chambers ("burn cans") which explode frequently due

businesses; it is, reprocuestly Wigner's-disease businesses; it; ENDEMIC, "super'alloy Wigner's-disease decomposition "thermal-leading-to-mechanical" (TLTM)-moramastrophic-failures Ostwald-ripening spinodal-decomposition

1.63.5

1.63.4

Have a simple analogy.

They are like female senior citizen's OSTEOPOROSIS, a true (winger's)-DISEATOR and the part of the cancer, eaching away at the (most especially westing-house pressurized-dater reactors (PWR's) (but, as well in G.-E./KAPL BWR's).

Mouse pressurized and reactors (PWR's) (but, as well in G.-E./KAPL BWR's).

Which, because of its (GLD so) "long" time chronic progression can and will become actic in catastrophic-failures, as it has in so many "super" alloy applications alloaded this progression, with/in time, can only accelerate. This is uply it is technically called not just" ageing" but OVERSON to make the point:

In conclusion, let me offer the manalogy to make the point:

In conclusion, let me offer the manalogy to make the point:

The Navy cand rive their horses/bath yersus

The Navy cand rive the horses/bath yersus

The Navy cand rive their horses/bath yersus

The Navy cand rive their horses/bath yersus

The Navy cand rive the horses/bath yersus

Or course, the constitution to "ride like the wind" risking the horses limb and life without a thorough diagnosis, and a consultation/hearing to discuss the issue! It insist on continuing to "ride like the owner; it won't go broke simply to can and will not foot the buil. They have an infinite source of course, the ray yer and will not foot the buil. They have an infinite source because the pay or can and will not foot they be well and differently of reactor "super" alloy component/yerses of many decades, to be well transper/citizens funds to repair their footish mistakes of many decades. To quote one to repair their footish mistakes of many decades, to quote one (infamous) Alfred E. Nawy and one to read the metallurgy candid by the ray of page of taxpayer/citizens funds to repair their footish mistakes of many decades, to buy one's head in the sand and nope the baffers of page when a public relations medial mype spin doctoring marker by and super medial the manalogy of the Navy and the word themselve monoled in their very own metallurgy can be

this self-deluding Navy organization and Naval Reactors Office/Nuclear Navy:

(a) either won't tell (the "cover your \_ \_ at any costs option) (especially since financial costs will be further loaded onto the taxpaspers/clitzens), of since financial costs will be further loaded onto the taxpaspers/clitzens), of the load of the taxpaspers/clitzens), of the popular to rely only upon these (verysame PURPOSELY defrauding) contractors:

BWR'S G.-E./KAPL and most seriously PWR'S/WAPD WESTINGHOUSE!!!

WESTINGHOUSE!!!" Here, in this context, what you'the Navy'the paying taxpayer/clitzen CAN be 'SURE' of is: PREmature component failures/replacements decomments. decommissionings/refirrings/... of nuclear-cores, with continuing on-going (ad infinitum; ad nauseumit) taxpayer/citizen ever mounting bills, even if there are never "leaks" nor catastrophic nuclear "accidents" (waiting to hat re never "leaks" nor catastrophic nuclear "accidents" (<u>waiting to har</u> <u>When will the Navy SUE WESTINGHOUSE</u> (& G.-E.) <u>to recover these HUGE</u> there are never

LIST OF PUBLICATIONS & VITAE DR. EDWARD STEET

(1971) FELSE SET & Eng. 8.123(1971) Extlonertz & Meganertz Shock wave & ultratonic Losses in Legamic Accessionmestone & Granite)

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M.S. -UNIVOR MICHIGAN-PRESIOS (ATTENDED: NEW YORK C.:.. B.S. -C.C.N.Y.-PHYSICS

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THREE LAWS OF THERMODYNAMICS MAPPING PATTERN-RECOGNITION ECUIVALENC DEVELOPER OF STATIC SYNERGETICS. UNIVERSALITY-PRINCIPLE REEXPRESSION

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CHICAL VALLEY CONSULTINIS, CA. - MATERIALS SCIENCE/SOLID STATE PHYSICS/

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SYSTEM APPLICATIONS: MATERIALS PROCESSING REAL-TIME Q.C./Q.A.TO DPTI PROC. ELECTROCHEM. SOC. 83.8.497(1983): TEST & MEAS. WORLD EXPO. SAN JOSE

SUSCEPTIBILITIES. CRITERION FOR-ANGERSON LOCALIZATION & MULTI-LEVEL

TO SIGNAL-PROCESSING TO EXPLAIN UNIVERSAL FUNCTIONS: 1/F NOISE, 1/F

(1978)-J. Mag. 6 Hag. Mels

DEVELOPMENT OF STATIC SYNERGETICS FOR DISORDERED SYSTEMS: GLASSES. L CONSULTING(SEMICONDUCTORS.FIBER-OPTICS.MAGNETIC MEMORY....)

NATIONAL RESEARCH COUNCIL SAO PAULO BRAZIL - VISITING RESEARCH PHYSICIST UIDS.PLASHAS(INHOMOGENEOUS/STRIATED).DEFECTED XLS..MAGNETS.POWDERS SLUSHES (FERROTLUIDS). COMPOSITES, POLYMERS. REF: APS PLASMA DIV.MTG..L MILLIMETER WAVE & R.F. TRANSMISSION. REFLECTION, REFRACTION. EXTINGTIC PAPERS(1977),(1978)...BRILLOUIN/LANDAU SYMMETRY-BREAKING DOMINANCE MARY COLLEGE UNIVERSITY OF LONDON, U.K. - VISITING RESEARCH PHYSICIST ERSTELLAR GRAINS.COMPOSITES).MAGNETS(SPIN GLASSES.METALLIC GLASSE! I.R., U.V. & VISIBLE OPTICAL PROPERTY FUNCTIONS COMPUTATIONS: MICHON O INTERNATIONAL STORIC ENERGY AGENCY, INDONESIA, VIENNA, AUSTRIA & ICTP TRIE: (1 B3): IEEE CONF. ON PLASMA SCI.. S.D. (1983): J. MAG. MAG. MTLS. - SERIES DEVELOPMENT OF STATIC SYNERGETICS FOR DISORDERED SYSTEMS: POWDERS( 0

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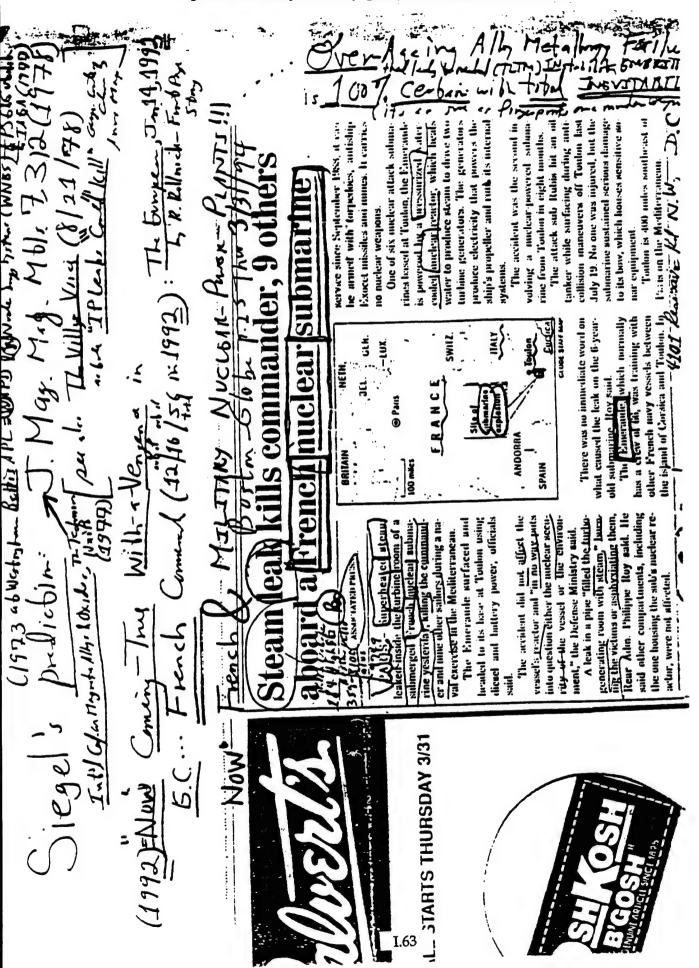
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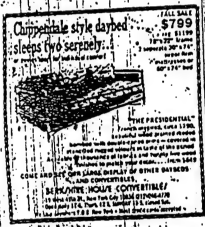
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By Anna Ma

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I might be a victim of the same tocicie. Eveneually he table
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George Coester consulted with Grig Misser; who is 131
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it his job at a substitute surfaces of the General Elements to week with the surfaces had merement.



Metriburgia Edward Siegel, Ph.D. Justin seeting of graph Wortesting properties of INCO 1821 from Siegel's paper on Alloys published this year in the Journal of Magazetian and Magnetic Materials. (Yes can look it ep.)

said that thermal transcents one occur if the steam that results tain that intermit transcent on according to mean that there is a present from wear boiling when pressure is reduced betts up to it passes through the fuel core. P.S. E. &G., askly pretending that is had to protect Siegel's privacy—o large Siegel bank's asked for—reduced tay comment on his association with the

saked for—retused tay comments on an absolute company or the returns for his departure.

Singel; however, had given me this assure of two stienties where he respected, and who, he raid, had encouraged his line of revenish. He thought of them as friends. Some freends. The first, a senior researcher as another inequation, freends. The first, a senior researcher as another inequation. who wished to remain anony mous, account The Voice of tring to make trouble. That can it a dispussible employee he should, "Took a rip tround the world and retained in ne ravoura. - 1 our is imp uround the worse and retrieve in in extensity unorthodox manner! His report was very possity haved, naturalism? Singel's other "Griend," a P.S.E.&G, engineer who shall de-

Surgest some treasure a different account. You know what the is He's one of these people who believe in stience. he snated. Thinks you can find out bombelhing in a laborate ry. Well, as know the proof of the pudding it in the estage.
We have no INCO problems in the actual presenting plants. No problems at all.

#### No Problems

No Problems

In late June, out in Palo, lows, the lows Electric Company had no that down and remove the furt from its Dane Araeld nucleur power plant in order to make emergency repairs. It must have been had in Palo, lows Electric would not remove the further would not remove fuel lightly, for cavironmentally (and economically) specific further, low entire the fuel decays to the point where a portion of in pitunoiser, and it can be handled only by remove-entire for while, the fuel decays to the point where a portion of in pitunoiser, and it can be handled only by remove-entire fuel in lows? storage pool while repairs are going on. Like their human majars, can also said drap their dangerous loads. And there is the risk of stathing the fuel in lows? storage pool while repairs are going on. Like storage space at other receives, lows Dectric's fuel pool is also repair filed beyond original design specifications, there being no mineral referencies receives a fuel that. The problem with crowding a fuel pool is that, I find element get too close to one assuther, you get a chain traction that carried in a disancer-movie release of redisactivity.

Fuel removal is attronomically expensive. The staff of the low low is the continuous and the lows. State Copagnet Commission, which regulates level to fuel throwed. "Since they don't know what's wrone, we can't even begin to estimate what the break count are pains to be," said Archor Zahller, a staff englaner of the commission by this the commission of the badding hearings Arbeit of the review of an important act."

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It is review of an important act."

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Journal of Magnetic Materials 7 (1978) 312-318 La Fig. 13 (MAC BEFRAL)

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PARAMAGNETIC-FERRONAGNETIG TRANSITION IN AGEING PRECIPITATION HARDENED INCKELIRON SOLID SOLUTION ALLOYS

Energy Laboratory Public Service Electric and Gas Company Maplewood, N.J. USA

E. SIECEL.

Initially paramagnetic CO(N) based alloy are shown to transform to ferroding-need ICQ alloys upog ageing This meric president and the second state of the second se

tiling in velding ordinaces as INCO 182 and INCO 82. iensile strength (ultimate), and yield strength (clastictransform to a terramagnetic FCC alloy phase in their as cast form upon ageing. This magnetic transformation is accompanied by a drustic change in their me-Initially paramagnetic FCC Ni based alloys, idenchanical properties: hardness, fracture toughness, plastic limit yield point).

less stecks, in fossel fuel and nuclear electric generating tion plants, and other chemical plants in general. This they are the major transition weld metal between fermentally, the age hardening (precipitation hardening) Such alloys are experimentally important because thetic natural gas and coal gassification and liquefacproceeds and dynamics (kinetics) with an eye to posuable tool for non-destructive testing of such transiritic BCC or BCT (martensitic) steels and FCC stainhardening) instability in service is an extremely valstations, as well as in petrochemical refineries, synmagnetic indication of their mechanical ageing (age tion welds in steam piping, and for studying experitible alloy stabilization via addition of alloying ele-

Mn=7.55;

Licetife and fast Configury, Maplewood, New Jersey 07040, 150 West End Avenue, Brouklyn, New York, 11235, USA. . Work performed at: Energy Laboratory, Public Service

ments to prevent such catatrophic age hardening or to possible rectification by in situ solution treatment on welds or increasing ambient temperatures artificially range, i.e. to dissolve the precipitates as fast as they to bring the alloy above the age hardening themsal form or to prevent their formation entirely.

2. Alloy ageing experiments

The INCO 182 alloy, of initial (and final) composition (in wt%): Ni = 65.23; Fe = 8.62; Cr = 14.03; of 2000°F down to 1400°F for times ranging from A control sample was aged artificially in an argon of 2000°F down to 1400°F for times ranging from 15 min to aged alloy in service in piping welds. This latter fur. bient service and with no applied stress as opposed to alloy was furnace aged for 17 years at about 1100°F nominally 1026 F for periods up to 105,000 hr (10 several months in order to simulate in service use at years) by accelerated ageing. In addition, the as cast continually, with no thempal cycling prexists in am-

the outset from affecting the age hardening-precipitachange in chemical composition or applied stress at nace ageing produced exactly the same ageing and embrittlement properties and effects, ruling out tion-hardening mechanism or rate kinetics.

2000 Psi steam pressure) in electric generating stations France, Italy, Germany, Holland and the USSR as well these alloys may be of the INVAR class [2] exhibiting linic of 30-40 years at ambient in plant temperatures during artificial simulation furnace ageing, in times as as at numerous US utilities [1]. The possibility exists, (stainless steet) -steam header (ferritic steet) welds in and elastic constants (and bulk and shear moduli), so hour period) may induce additional large stress mere ments upon the welds in service to help nucleate and The INCO 182 alloy, with a supposed in weld life INVAR anomalies in thermal expansion coefficient in New Jersey and England [1]. In addition, similar that in addition to its severe age hardening process, extensive mechanical cracking of main steam leads housings (at nominally 1026 F and radial stress of that repeated thermal cylcing (about twice per 24 and stresses, severely age hardened in service and embrittlement has been seen in superheater tube (stainless steel) to (ferritic steel flanged) turbine short as 7-10 years causing (in the plant welds) stopagate the brittle fracture cracks observed.

3. Alloy experimental investigation techniques

was age hardened at temperatures of 700°F to 1400°F. \*\* Park microscopy, Aries numerical diffraction [4], \*\*

(with additional solution treatment at temperatures \*\*)

(with additional solution treatment at temperatures \*\*) The INCO 182 altoy was investigation, or a responsibility of complimentary experimental techniques. These C = 0.165;

(No = 1.93

(T = 0.86)

Si = 1.01;

Connor F to 1400°F,

Con ditions the alloy experienced in the generating station tion hardening to simulate the ambient in-service conatmosphere for 105,000 hr. and all measurements on quantitatively identical. Thus, one could repeat the purely thennal effect of age hardening via precipitathe control versus the actual weld aged alloy were environment.

4. Experimental results of age hardening and solu softening heat treatments. E. Siegel / Paramagnetic-ferromagnetic transition in Ni-Fe alloys

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boundaries without preference. Upon the age hardenin Scanning electron microscopy, X-ray line and area (Nb, Ti) C, NbC and TiC precipitates grew within the grain boundaries, which naturally just intersected the elemental scans and metallography, all revealed that in the unaged (as cast) alloy, initially FCC and paramagnetic domain boundaries, without preference to niagnetic, randoinly distributed and sinall (but few) alloy matrix grains and along the alloy matrix grain ducing a structure remniscent of a Bitter pattern of these carbide precipitates grew in size, increased in density and, most important, aligned in tows, proaligned precipitate rows (figs. 1 and 2).

in argun, at temperatures ranging from 600 to 1400°F aligned precipitate, unaged (as cast) alloy increased in hardness upon ageing from R. = 40 (quite ductile) to R. = 60-65 (loss of ductility) due to aligned precipelectrical resistivity after a series of ageing treatments ageing by a factor of 25-27 times (over one order of magnitude) during precipitate alignment and growth; moment, easily discensible with a hand magnet. The for times of a few hours, developed a classical ageing seak in the resistivity versus ageing temperature (isomitantly, the relative magnetization increases upon the samples develop a very thoug ("rea) mage aid Hardness measurements indicate that the nonitate formation and growth (figs. 5, 6). Concom-



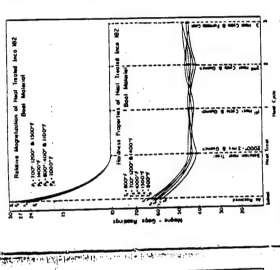
Fig. J. Age haidened INCO 182 alloy (80x) showing linear chains of (TI, Nb)C precipitates.

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E. Siegel / Paramagnetic-ferromagnetic transition in Nr-t-c alloys



ws - t

162 alloy (400x) showing both Yb/C preceptiste chain formation

ilai (Ti,

Tig. 6. Relative inagnetization and hardness of age hardened INCO 182 alloy.

Fig. 4. Exertical resistivity of age hardened INCO 182 alloy.

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Relains Magnetization of Heat Treated Pag Welf Material

R. P. 100-14001

TiC aligned precipitate structure formation and growth perature of Ni FCC alloys is depressed by the addition Rentoval of Nb and Ti from the Ni FCC solid solution atoms from the FCC (figs. 3 and 4) Ni based alloy maof solute alloying elements (especially Nb and Ti) [2] to prevent bubble formation and vapor lock, themsal trix. This removal is also responsible for the concomparamagnetic-ferromagnetic transition via magnetic matrix, will allow the Curie temperature in principle ageing temperature into iced brine (at large velocity barrier formation and to optimize quench rate) (figs measurements were performed, after a quench from chronally) around 1200°F of amplitude 30 m cm; this peak is presumably due to (Nb, Ti) C; NbC and to rise through room temperature, where all of our and concommitant removal of Nb, Ti and C solute mitant large increase in relative magnetization; the moment formation. This is because the Curie tem-5a and 6a).

X-ray diffraction [4] confirmed that precipitation during ageing occurrence not via carbide diffraction

magnetization and hardness of age hardened

Fig. 5. Relative in INCO 182 alloy.

Fig. 3. Electrical retistance of non-age hardened INCO 182

EHI

lines from the still low density of aligned precipitates, but via an observed clear increase in the dispacings of the card allow

Mössbauer spectroscopy [5] is currently underway to further study the magnetic structure of the unaked

paramagnetic and aged ferromagnetic alloy. So far, it

only confirms the ferromagnetic state formation via

splitting of the single paramagnetic Mössbauer line

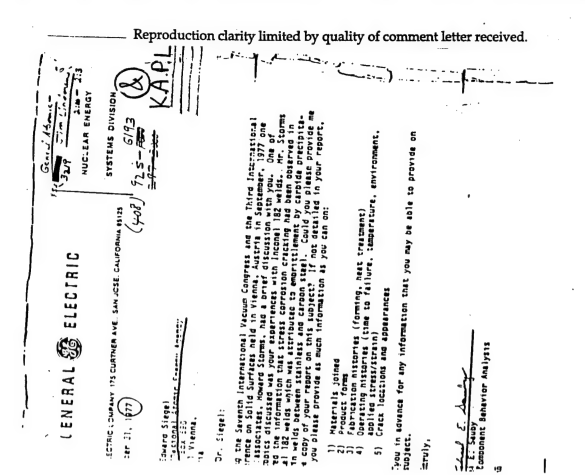
in the unaged alloy into the characteristic sixfold

Mossbauer peak structure in the ferromagnetic aged alloy.

Hot teinsile testing [6] showed that the in service and furnace ageing increased the ultimate tensile strength from 63,200 Psi in the unaged (as cast) alloy to over 84,100 Psi in the aged alloy, agreeing with the large increase in hardness, and presumable yield point, seen upon ageing. An analysis indicated that this hardening, with concommitant loss of ductility, was responsible for the loss in fracture toughness and related catastrophic cracking of this alloy in service, and the equally severe embrittlement seen in the furnace aged alloy (unstressed an uncycled). This equality seems to rule out fatigue fracture as opposed to cmbrittlement fracture, but this is merely a tentative conbrittlement fracture, but this is merely a tentative con-

## 5. Theoretical considerations

tion [13], as McLaughlin reported in NiTi FCC alloys [12]. ageing (Ostwald ripening) are being applied to this alluy Martin [11] and MoLaughlin [12] on the mechanisms of age hardening precipitate formation, as well as the the major thrust is to predict aligned precipitate time rechnique and for estimating the in service lifetime of alloys welds before solution treatment or replacement ened alloys with a ferromagnetic matrix and paramag 8], Dykstra [9] on magnetic properties of age handnetic precipitates (the case here), and of Haasen [10] Liebowitz-Kalos [13] stastical mechanics theory of magnetic precipitates in a ferromagnetic matrix), but commitant increase in magnetization with time. This simple 'model' of INCO 82 and 182 would produc The theoretical work of Hoselitz [7], Chickazumi currently. The magnetic theory is difficult (for parais warrented. The possibility of spinodal decomposidependence of the alignment kinetics with the conis important for calibration of any magnetic NDT



a non-linear aligiment function and therefore a non-linear embrittlement and magnetization in time; this calibration is a necessity and can only experimentally be performed by another-10–20 year experiment be performed by another-10-20 year experiment Solution freatment maps have recently been expension-tally derived [14] for reverting the aligned microstruc-ture, embrittlement, hardness increase and magnetiza-tion for a series of time-temperature combinations, some as flow as 15 minutes and as cool as 1400°F. Whether this can be applied to post operation wich solution treatment on welds in situ, or increased au-bient temperature to prevent the ageing on welds in situ, remains to be experimentally determined [14].

[1] P. Newman, CEGB Metallurgy Lab, Bristol, U.K.-povate

- [14] E. Siegel, PSE and G Energy Laboratory Report on InCO 182 (1976).

Journal of Magnetism and Magnetic Materials 7 (1978) 317-325.

Nurth-Holland Publishing Company

MIXED VALENCIES OF EU IN INTERMETALLIC COMPOUNDS WITH THE CaCus STRUCTURE

E.R. BAUMINGER, I. FELNER and S. OFER

The Moststuer species of EuNi<sub>2</sub>Za<sub>3-2</sub> and EuNi<sub>2</sub>Cu<sub>3-2</sub> compounds are composed of thise subspecies one corresponding to EuR<sup>2</sup>; one to EuR<sup>2</sup> and one to Eu is a mixed valence mass. The mixed valency is interpreted in terms of fast fluctuations between 46° and 47° configurations. The smarp accessary to make an interconfiguration excitation deposits on the number of NI neighbours of Eu<sub>2</sub> or a said on the temperature. Susceptibility measurements are consistent with the snaiphus of the Nonbours experiented. The dependence of the magnetic hyperfine fields, the Cura temperatures and the immer shafter on x<sub>1</sub> is decivated.

In most compounds rare earth ions appear in well defined valence states. In recent years a number of "mixed valence" compounds have been found which exhibit properties indicating that the rare earth lons in these compounds are in an intermediate or mixed va-

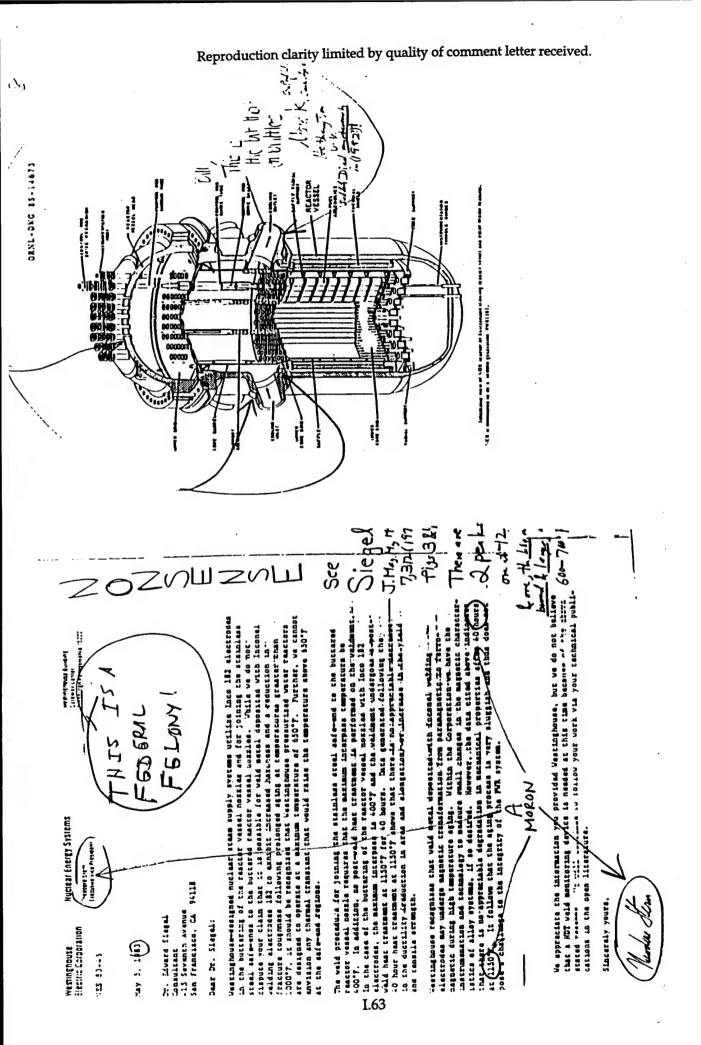
tence state. The mixed valence compounds can roughly be divided into four groups. (i) Compounds in which the tare earth ions with different valency occupy inequivalent lattices sites, as in Eu<sub>3</sub>O<sub>4</sub> [1]. In this case the valence lattices uses, as in Eu<sub>3</sub>O<sub>4</sub> [1]. In this case the valence distribution is state and no fluctuations take place. (in) Compounds in which all zer earth onto occupy equivalent lattice sites, but the ratio R between the number of nois neach valence state is dictated by the stockhometry of the compounds, as in Sm<sub>3</sub>S<sub>4</sub> [2,3]. In this case the ratio R will be independent of temperature but hopping of an electron between the ions anight occur. The "hopping" frequency will usually be temperature dependent. (iii) Compounds in which all rare earth non occupy equivalent lattice sures, R is not determined by stoichiometry and is temperature independent. In these compounds only the ionic ground state is occupied, but its wave function is a linear combination of atomic orbital wave functions (iv) Compounds in atomic orbital wave functions. (Iv) Compounds in which R is temperature dependent. In this case two different valence states are energetically very close and populated at temperatures at which measurements are

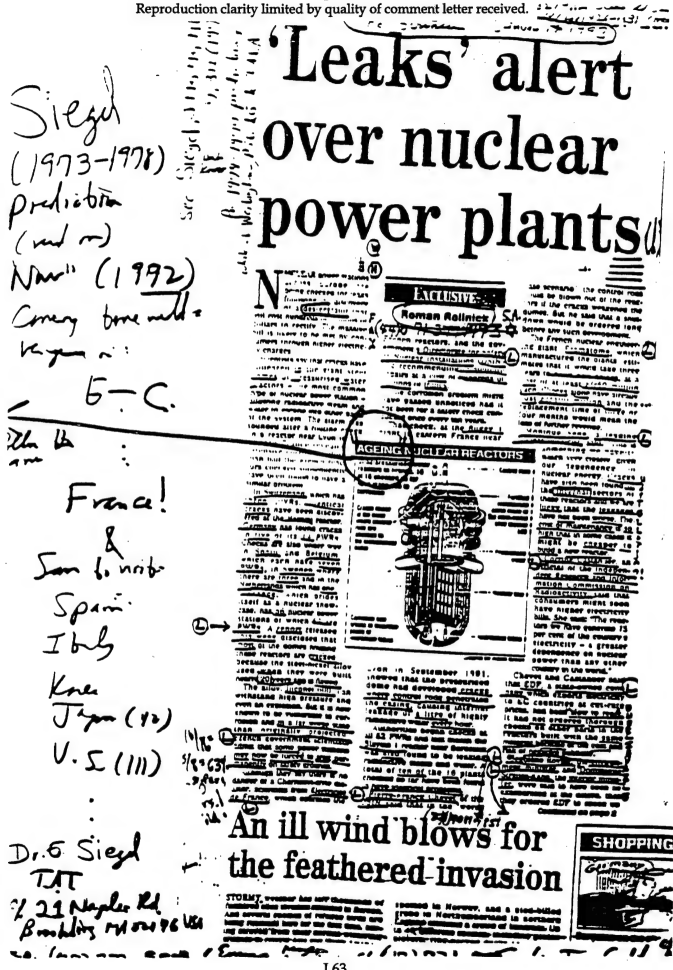
armie.

performed. The temperature dependence of R is a result of the change of the relative population of the two tates with temperature [4,5]. Fluctuations between the two states what temperature [4,5]. Fluctuations between the two states steally take place and the fluctuation frequencies might or might not be temperature dependent. These compounds are referred to as fluctuating valence compounds [6]. The most direct evidence for such interconfiguration fluctuations (tcl.) is provided by Mostabuer stomer shift data of ICF systems containing Eu tons [4].

Different techniques have been employed to stody nined valence compounds. Among them, only X-ray photoelectron spectroscopy (XIS) and the Mostabuer effect is determined by the Mostabuer effect is determined by the Michael of the Mostabuer effect is determined by the Michael of the Mostabuer effect is determined by the Michael of the Mostabuer effect is determined by the Michael of the Mostabuer effect is determined by the most is as a faster than 10<sup>11</sup> s<sup>-1</sup>, resulting in well defined spectra with parameters intermediate between those corresponding to the fluctuating sterse [4].

From all the earth ions which may ashibit much valence phonomena by the Mostabuer effect. The isomer shift is a Mostabuer spectrum as a stamphtor wat measure of the electronic configuration of the ton. Isomer shifts, 5, measured with the 21.6 keV gammar say of \*\*11 Eu to the which Eu is divulent and trivilent are about 14 min/s, whereas the natural law with, 27, of the reconstat between the natural law which Eu is divulent and trivilent are about 14 min/s, whereas the natural law with, 27, of the reconstat between the natural law which Eu is divulent and trivilent are about 14 min/s, whereas the natural law with, 27, of the reconstat between the natural law which Eu is divulent and trivilent are about 14 min/s, whereas the natural law with 21.6 keV gammar say of \*\*\*15 us is 13 min/s.





stituents react cutectically with the coolant channel wall of Zircalny, giving rise to Zircalny liquefaction around 1250 °C. In this way, the Zircaloy cladding material is already liquefied well below its melting point of 1760 °C. The result of this towering of the melting point is the beginbundle zone the Ziscaloy cooling channel wall is destroyed ning of UO, dissolution at "low" temperatures. In the upper so that the neets can spread radially and relocate downward. Both, the boron carbide/steet meti formed and the melt con As a result, coolant channel blockages develop in the bot ion part of the bundle

## Influence of Quenching

mentation and an enhanced 71/fly() reaction resulting in a emperature rise at the top of the hundle, although the elective power supply was shut celf, and in additional hydrogen generation. Some further melidown of material in the apper handle regions was observed the in the additional executermic Zefstram interactions and the resulting high Quenching of the hot bundles by water caused further fragemperatures.

ponents of the newly formed suitaces, and, as a result of the existlesimal ZofflyO reaction, local temperature excalations take place again. The additional hydrogen formed at this point in time is quite considerable, i.e. up to about 80% of The water entering the fundle and the developing steam cause a thermal shock on the embittled materials, generaling new surfaces. The steam reacts with the netallic comthe total hydrogen. In the LOFT experiment FP-2 the percentage of hydrogen generated during the reflood was

## Hydrogen Generation

assuming a sufficient steam supply, up to complete con-sumption of the available Zircaloy and stainless such the of the mechanisms for retaining hydrogen generation is the either termination of the test or complete consumption of the available Zircaloy and stainless steel. Re-flood of the hot bundle (quenching) resulted in an additional strong hydropen generation as described in section 5.10 (Influence of naterial relocated from the high temperature region to the steam cooled region, hydrogen generation continued until removal of hot materials from the high temperature oxidalion zone into a croler zone. During the tests, because little The results from the CORA tests support the conclusion that hydrogen generation during severe accidents will continue. Ovenching

## Influence of Bundle Size

Letial behavior. In general, similar physical and chemical ST and S9 fuel rods, respectively, compared with 25 fuel rods in the smaller bundles, did not show any different ma-"we excelation started at about 1200 °C and continued The larger fuel rod bundles (CORA-7 and CORA-18) with "benomens were observed as in the smaller bundles. Temthen off of the att.

duringe progression within the bundles. After the tests, the oper parts of the bundles were free of any absorber mate. This meterial has relocated to the lower (i.e., cooler) of the bundle.

## of Heat-up Rate

heaup delays the chemical interactions between Ziraloy and steam since the diffusion of oaygen through the ZeO, given the steet determining step. The Ziraloy will be 6.9. 110, fuel liquefaction by molten Zingaloy will not take place; this means smaller fission product release rates and is requires much higher temperatures 2850°C before UO, almost completely audited, or as least converted Into arlas-received) Zircaloy at about 1760, "C. As a result, large energy formed caused only an increased healup rate beween 1700 and 1800, C of about 1 K/s. The oxide layer which has formed on the cladding outer surface during 710), before reaching the melting point of oxygen poor no temperature becalation due to the exothermal Zircaloy/ steam interactions takes place. The chemical interaction The only CORA experiments performed so far with lower 30 and -31) chappared to 1 K/s demonstrated elearly that heat up rates of 0.2 K/s and 0.3 K/s, respectively, (CORA melting and relocation occurs.

# AGING AND COMPONENTS

related issues of Class IE power systems, reactor protec place Iwo sessions on this topic, researchers addressed aging. context of plant lifetime extensions because the level of [ ion systems, cables, motor-operated valves, gate valves, safety must not degrade during the life extension. In the control rod drive systems, safety-related pumps, pressure degradation occurs and goes @natured. Understanding the aging process becomes even more important in the One area with afmajor impact on the safety and reliis plan aging. Aging is a major concern because, as the components and structures age, safety may be all ated if shifting of the current generation of nuclear plants, and one in which a great deal of research is being performed. transmitters, and snubbers.

notaging, and 12% were of unknown cause. The domiincrease in the failure rate as the components and Of the failures reviewed 12% were related to again 7.16% to plifies the importance of the finishesearch. On the basis of operating experience, Lotto showed that the Compo-Hall allur mechanismiwas "wear" (37%), followed by calibration drift (12%), contamination (9%), comision R. Lofam's paper entitled "Detecting and Mitigating Aging in Component Cooling Water Systems." enemnent Cooling Water system components are suscentible

most commonly (47%). fullawed by pungo (1974) in the mentation (12%), and heat exchanges (11%). The data were TR normalized to account for pupulation effects: 14 12 12 199 S.F.GTY MTS (1992 1) Not surprisingly, valves were the configuration that Larked cause of their large population. However, these findings do show which components require the most resources in terms of monitoring and maintenance. Mine imparts t however, Lofaro showed, on the basis of a prinkabilish therefore valves are the duminant components failing to 9 th HIO (PWR/AWR) RUGH

components. in component failure rates increase line arty is with a st, the unavailability of the system can increase increase increase continuity in NON-LINGAR DYMPERS = CUARON Caponentically in What can be done to continuity XALLO to control all types of aging degradation. An effective Eging mechanisms that may lead to component failure."
This shows that proper detection and mitigation of aging degradation should be an important part of daily plant and supplemental practices, which are selected hased on The basic practices alone are not comprehensive enough ISM&M program requires a combination of basic and supplemental practices to ensure that at least one method is in place to detect and spitigate each of the common A Tresults it is seen that the currently used ISM&M practices tion Controlling laging Trunines a workep process involving detection and militarion. It is imposting to be able to detectaging degradation before it results in failure. ous methods of managing aging: inspection, surveillang, monitoring, and maintenance (ISM&M). Trusm the situaly cally required by codes or plant technical specifications. particular plant operating characteristics and environment. Ring That II of Lotao's research addressed this ques-And it is equally important to mitigate the effects of legfall into two categories: basic practices, which are typi-

mal aging separately. The experheental program used by 10 kradh (0.10 kGyht) followed by a sinhylated accident used to predict remaining cable life. Typical qualification mograms simulate aging by applying radiation aging Jacobus employs considerably less accelerated, simultaneaus thermal and radiation aging coquitions [109 °C. Class IE eleggic cables. The objective is to determine suitability of such cables for beyond 401 yr lifetimes and to assess various coadition monitoring (CM) techniques hypically 100 to 1000 krad/hyl to 10 kGy/h)l and ther-A paper by M. Jacobus, "Sandia National Laboratories norted on a long-tenm project to assess aging " SNL). 3 operation.

An Investigation of the Thermal Stability of a Commercial Ni-Cr-Fe-Mo Alloy (Hastelloy Alloy X)

The counces in ourseess and room temperature impact tourness of Haralley . Alley X

"Number of reserve between of Chim Coronium after aging at 1000, 1200, 1400 and 1500TF (518, 548, 750 and 871°C) for times up to 10,000 h were investigated. The alloy exhibits agr-earsesing at 1200 and 1400TF (548 and \$50°C). A slight hardness increase, was observed at 1500TF (871°C) followed by overaging after 4000 h. No age-hardening via bhierrow of 1000TF (518°C) up to 10,000 h. Aging at all temperatures resulted in a confidence of 1000TF (518°C) up to 10,000 h. Aging at all temperatures resulted in a confidence of 1000TF (518°C) up to 10,000 h. Aging at all temperatures resulted in a confidence of population amountain temperature story and X-ray diffraction, while tracture mode was characterized by optical metallography and X-ray diffraction, while tracture mode was characterized by scanning electron microscopy. The results suggest that the tomposes a characterized by primarily associated with carbide pre-cipitation. M.C. type carbides are believed to be the major phase precipitated during 1500TF (750 and 871°C), respectively.

#### I. NITRODUCTION

THE bigh temperature gas-cooled reactor (HTCR) designed by General Atomis is a uranium-thoriumfueled, graphite monerates reactor system is which the fission heat generated in the reactor core is transferred. by high-pressure belium coolant gas. to steam generators whereis superstated steam is generated for power generation. The primary coolant outlet temperature in the HTGR typically lies within the range 1200 to 15007 (648 to 815Cl. This reactor system contains many metallic components that must operate for very long times (up to 40 years) under these elevaled temperature conditions. Since it is known that the microstructure and mechanical properties of high temperature alloys can change during such erposure, due to thermal aging, it is necessary to quantily such changes in the materials used in component design. Thus, as a part of the program in support of the development and design of HTCRs, a systematic investigation of the thermal stability of several high temperature alloys to underway at General Atomia. This paper presents the results of an investigation into the sing singues and the charges is microsurseture and room temperature impact toughness of Hastelloy Alloy X as a result of agang for times up to 10,000

#### 2. EXPERIMENTAL PROCEDURES

Material in plate form (1.27 cm thick) was purchased in the solution assessed condition to Specification AMS \$336. The enemical analysis (in wi not), as supplied by the ventor, was as follows: 0.11 C, 0.55 Mn, 0.022 P, 0.006 S, 0.52 Si, 21.41 Cr, 19.28 Fe, 8.64 Mo, 2.16 Co, 0.52 W. <0.002 B, and balance Ni. The grain size was ASTM No. 5.

The sample blanks (1.27 x 12.7 x 17.78 cm) were aged in air furnaces. Aging was conducted at 1000,

G. Y. LAI II SIAIT Engineer, General Alomic Company, San Diero. CA 92138.

Manuscript supposed April 18. 1977.

1200, 1400 and 1500°T (538, 648, 760 and 871°C) for times up to 10,000 h. Samples for hardness, microstructural examination and impact toughness testing were obtained from aged blanks after removal of the mide scale and the surface layers affected by surface oxidation.

All impact tests were consisted on standard Charpy V-notes specimens in accordance with the requirements of ASTM E23-72. The notes of the Charpy specimens was sligned marallel to the rolling direction and perpendicular to the surfaces of the piate. The fracture surface was emmined in a Hitachi scanning electron microscope operating at 25 kV. Hardness was measured in a Rockwell hardness tester.

Microstructure was characterized by optical metallography and X-ray diffraction. Metallographic abecimens were etcaed electrolytically in oxalic acid. The residue samples for X-ray diffraction analysis were obtained by electrolytically extracting the ages samples using an electrolyte containing 10 pct HCl in methanol. A Guinier De Wollf camera was used in conjunction with CuKe radiation.

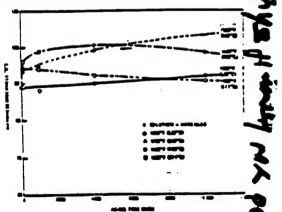
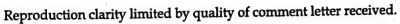
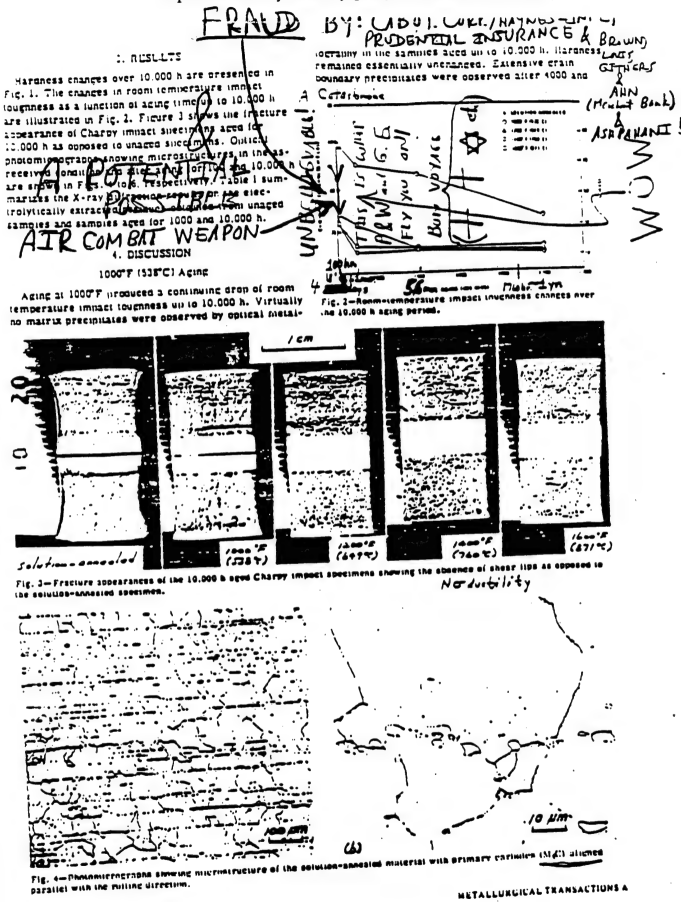


Fig. 1-Hardaces canages over the 18,000 h aging period

METALLURGICAL TRANSACTIONS A 0 1978

O 1978 AMERICAN SOCIETY FOR METALS AND THE METALLURGICAL SOCIETY OF AIME AOFAME OF TELL





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Reproduction clarity limited by quality of comment letter received. D.O.D. Heistra Strabad Make Is Hadhink C. 6- ---NONFERROUS ALLOY Lawrea likerine Mathred Laboration the names mission of as and compution or Nic CENERAL cuets in estifice furneces. Oxidation can be A.A.Q. att g aucation remante all temperatures up to 2200 F minimuse by the use of an exemptimise 22 C: I'M I Line mocres Jord strength propenies at tems famace simemere, or it can be samest 18 CHIEFLY BIESENIES BY STY NYSIGER. STY peratures up to 1600 F. It is essentially a singleirgen, or recoum elmespheres (1.7,17). Following six het-forming and most cold forming lumpinenes by additions of chromium, mely w 1 011 eperauent, tolulon trestment per. Lite carried Grnum and tungsten Wrought products are . 1100'F. eur le residir Co. - .m prorenies. An excepitan comen betesting the solution-treated condition --and cast products in the as-cast condition. The these to take seventies of its improved room. Hassellov X they has excellent anding and brising there المراجات الما ummerature strength (7). teristics, and it can be not and cold formed saup Seletion treatment is recommended Wier weiding factorus of proper procedures and care are exer-1.053 514 3-1665 of wrought products to testor opunum correven & ened. Accorpace applications for Hasselley X TRILLAGE IN the weld scens (7). melude jet engine tall pipes, bolts, siterburner -7-. Intermediate softening duning sever sold-forming 1.054" components, cabin heaters, and structural para in sperations should be secompushed with the full the burnes and turbine sections. It is also used to mining ussument because it provides optimum many industrial furnace applications because of its fuctility and formsbillty (7). Wattance to exiditing, reducing, emburishing, and Suess squal at intermediate temperatures is not 1.011 nuthern; summinheres. In the chemical and toutes bie bocause it tends to cause carette propewashemical industries, it is used for many circulation and automated decreases in correcta components, such as record support small buffles. resistance, ductility, and toughness (7). fating, and dryers, because of its excessess com-Twatten of comosion resistance and heat remnance. In addition, a low-cobalt (0.30 percent 1 35 Ellects of exposures at vanous elevated tempera-1.061 maximums remien of the alloy, designated Hattelturns on husbass of thest and plate at room loy X-230, is used for structural parts in nuclear umpersum, Figure 1.061. tractors. The difference in consist content has Effect of cold work on hardness, Figure 1.062. 1.042 minunal effects an mechanical properties (1-71 Forms and Conditions Available 1.07 Wrought products are available in the form of 1.071 Commercial Designation thert, stap, piete, ber, luburg, our oridize rice-1.01 Hasteney A. wedge and build Hed Cast products are available in the form of und 1.072 Hatteney Auey & (Cabet Corp.), UNS NO6002. Alternate Despisions CHIMADA, INVESTMENT CARRIED, AND CONTRACTAL 1 02 AISI 630 (canings), Pyromes 680 (Carpenna CLUB CO Technology), Unitemp HX (Cyclops Corp.), and Melting and Casting Practice 1.02 Sunalley HX (Simends Sizel). Hansuey A can be produced by eny of the :.011 chetric are or induction meiting procesus either in air or vancum. The use of vaccum, of course. Specifications, Table 1.03. 1.03 leads to improve toughness and fatigue properties. Most wanter products are produced by electric furnam or vocuum induction meiting followed by Composition Composition, Table 1.04. 1.04 ciecuous remetting (1). Heat Tresoment 1 05 1.09 Special Considerations wrought products are normally supplied by the A pronounces resuction in ductility occurs in the 1.051 mills in the tolumen-treated condition, which 1.091 temperature stage 1000 to 1500 F, which is provides the optimum combination of mechani characteriste of most nucleiben superallors. (See properues and corromon reustance for printamby Figure 3.0313.3 all applications. This treatment consists of expe-Exposures in the temperature range 1000 to 2000 F ture to 2150 F followed by rapid eming. The 1.092 cause carbide prempitation and age hardening felheld time at 2150 F varies with the metion like of lowes by everaging. During the metal phases of the presuct, see of look, and furnice, sharpereno CMBHS PRODUCED. FOOL SPRANCE STATESTAND tics, a rule of thumb that provides acceptable and sureign mercase, but during overspace they premits for the product being treams is to haid for Ascress to nitimote levels connecesbly below I he per unch of thickness. The coming tass from them of the seletime-treated after. The type 2150 to 1000 F or below should be rapid enough period for the hardening phem, until the onut of to prevent garbide preemitation, which decreates averaging, varies from several thousands of hours as comounn resultance and Lauranness. For thest 1200 F and below, to practically zero at temperapresucts. Isped by spoking to susquate, oil of welds turns of 1700 F and above. Accom-temperature quenching is firequently necessary (or hearing ductibly and impact energy, on the other hand, eccess conuncemy from the start of earthde metions if wifees exidation can be telerated, the intion treatment est be carried out in av of 1/2 Code 411 £ 7/1 5.5. Page SF.O. OD WAKNING (1983

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OFFICE OF THE REGIONAL CONSUL FEDERAL AVIATION ADMINISTRATION NEW ENGLAND FIGION 12 NEW ENGLAND EXECUTIVE PARK BURLINGTON, MA. 01803

RE: PROPOSED RULE FOR JTBD-SERIES TURBOFAN ENGINE SLEEVE SPACERS: GENTLEMEN:

I WOULD LIKE TO GO ON RECORD AS TOTALLY SUPPORTING THIS PROPOSED PULE FOR UTBD-SEPIES TURBOFAN ENGINE SLEEVE SPACES PIGOROUS THE TO STEET THE TOTALLY UBLIEF TO:

- THE VERY LIMITED.OSTENSIBLY CONSERVATIVE. BUT IN VIEW OF THE CONTINUING SEQUENCE OF DIRECTLY ENGINE FAILURE CAUSED CATASTROPHIC IN-SERVICE CRASHES. FURTHER ERODING PASSENGER CUSTOMER-BASE BELIEF IN THE COMPETENCE OF AIR CARRIERS UNIVERSALLY TO PROVIDE SAFE AIR TRAVEL SERVICE AS ADVERTISED. AND IN THE F.A.A. TO SUCCESSFULLY MONITOR SAME AND PROVIDE TOTALL. FFECTIVE Q.A. VEDY PADICAL DISKY, AND EXTREMELY FOOLHARDY! MANY MORE. . ALL COMPONENTS SHOULD BE SUSJECTED TO VERY THOROUGH N.D.T. (ULTRASONIC.EDDY CURRENT.ACCUSTIC EMISSION.MAGNEFLUX.RADIOGRAPHIC....) IN FULL ENGINE OFF-WING STRIFTCHME SEFICIALISM WEEK & SPACE TECHNOLOGY.P.31. SEPTEMBER 2.1985)
- (3) THE CONTINUED LACK OF APPRECIATION OF THE "SUPER"ALLOY COMPONENT UNIVERSAL BENERIC THERMAL-LEADING-TO-MECHANICAL EMBRITTLEMENT INSTABILITY CAUSING SEVERE IN-SERVICE DEPRESSION OF (ESPECIALLY I'. HASTELLOY-X.BUT ALSO NIMONICS. UDIMETS AND ALL OTHER "SUPER"ALLOYS: RISIST CORROSION....CRACK NUCLEATION.PROPAGATION.FRACTURE AND FAILURE FOR ALL COMPONENTS OF ALL ENGINES.

FIRST POINTED BUT SE ME FOR NUCLEARY FOSSIL-FUEL PETROCHETICAL...

PLANT TRANSITION-WELD ALLOY INCO-182/82. WEARLY IDENTICAL METALL. 3
GICALLY (REFIE. SIEGEL JOURNAL OF MAGNETISM AND MAGNETIC MATERIALS.

7.312(1978): A. MAYO. VILLAGE VOICE. P. 4G. AUGUST 21.1978: INTERNATIONAL CONFESSION OF MAGNETIC ALLOYS & OXIDES. THE TECHNICH. HAIFA(1977))

TO HASTELLOY-X (AND OTHER ENGINE "SUPER"ALLOYS) AS CLEAPLY MAGNET ABOUT REPEATEDLY YET POINTEDLY IGNORED BY F.A.A. M. L.S. HAND ALS LIME INDUSTRY ESPECIALLY ENGINE MANUFACTURERS. AIR CARRIERS AND INSUPANCE UNDERWRITERS) QUITE NEGLIGENTLY:

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#### 3273:

- \* G. SABOL AND R.M. STICKLER, PHYSICA STATUS SOLICE, 35, 11(1969)
- · G.Y.LAI. Metallingging: Transactions 1.1.4.5. 34.827(1978)
- \* C.C.LI.W.R. JOHNSON AND L.D. THOMPSON, GENERAL ATTIME PERF EGALLISTEE U.S. DEPARTMENT OF ENERGY (1979)
- · G.Y.LAI. GENERAL ATOMIC PERT, #04-415016. U.S. DEPARTMENT OF EMERGY (1975)
- · CUSTOMER PRODUCT BULLETINS-HAYNES-STELLITE.CAROT.SIMMONDS.CYCLOPS.

  CARPENTER....-MAJOR HASTELLOY-X SUPPLIERS TO ENGINE MANUFACTURERS
- · H.RICHARDS.SUPPRESSED WARNING MEMOS.Public Service Electric & GAS Emergy Laboratory(1950's & 1960's)
- \* U.S. Nuclear Resulatory Commission Property For Hert. Taratures

  OF Function-Veren (1982...)

IT IS ABUNDANTLY CLEAR THAT THIS IS A GENERIC EMBRITTLEMENT PROBLEM.
SEVERELY DETRIMENTALLY ALTERING AS-DESIGNED PERFORMANCE CHARACTERISTICS OF ALL COMPONENTS. ESPECIALLY HASTELLOY-X COMBUSTION CHAMBERS.
WILL PROVIDE A CONTINUING AND INCPEASING TUBERT TO AIR CARRIER SAFETY
(AS WELL AS CUSTOMER BASE AND PROFITS) THAT IS ON-GOING AND WILL TOT
GO AWAY DESPITE ENGINE MANUFACTURER. ALLOY SUPPLIER. AIR CARRIER. INSURANCE
UNDERWRITER. F. A. A. . N. T. S. B. . PENTAGON. . . . DEMIALS OR SHEER IGNORANCE!

Some concurating references are:

- \* PROF. M.B. Prisson. University of Waterloo(Canada) DEAN OF CARRIDE DESMISSEY
- · Prof.W.Williams.University of Illinois-Beam of Careide Mechanical Trops.
- . DT.E.STORMS.LOS ALAMOS NATIGNAL LABORATORY-CARSIDE CHEMISTRY EXPERT
- · Dr.C.TATRO.....LAWRENCE LIVERFORE MATIGNAL LABORATORY-DEAR OF M.D.T.
- . DR. L. TENNET, MATIDIAL BUREAU OF STANDARDS, DIRECTOR, ALLOY DATA BASE SECT.
- · PAGE\_A.ARROT.GINGH. FRASER University(Canada)-ALLOY MAGNETICS Expent
- \* Das.R.Govilla & P.Beardmore.Fond Motor Co.Scientific Laboratory-Engine in careide gracture and superalley intrallungy.
- DR. R. WIERS, MATERIALS SCIENCE DIVISION, ARGONNE MATIONAL LABORATORY

  MATERIAL PRESENTATIONS OF THE TRATERY FOR PROJUVENATION OF THE

  CRACKED LET ENGINE CONFORMETS, AT MINIMAL COST, RESUlting IN DECREASED

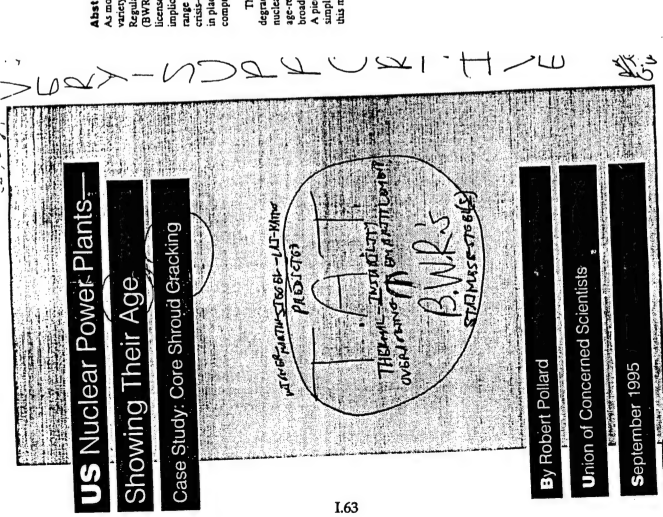
  M.D. T. O. A. MAINTAINANCE, LABOR AND SPARE COMPONENT PEPLACEMENT COSTS

  AND MOST IMPORTANT, THE RECUIRED AIR SAFETY MANDATED, STANDS READY TO

  PROVIDE THIS ENUGIAL SERVICE, MILITATED BY SERIOUS GUESTIONS OF ENSINE

  AND MISS TRAVEL CAPETY!

Most Respectable & Chestrey.



## Abstract

(BWRs) will damage or destroy vital internal components well before the standard 40-year BWR variety of degradation mechanisms pose significant economic and safety risks. Since the Nuclear As more nuclear power plants approach middle age, it is becoming increasingly clear that a wide Regulatory Commission (NRC) confirmed that age-related degradation in boiling water reactors crisis--- a response that favors a piecemeal, fix-or-replace-at-any-cost strategy. And they must put license expires, federal regulators must now seriously address the future safety and engineering in place the necessary financial incentives to minimize future costs to their customers without range view and reexamine the cost-effectiveness of their current response to the aging-reactor implications of multiple component failures in BWRs. State regulators must also take a longcompromising nuclear plant operating safety standards.

broad-gauged management plan to meet current and future engineering and economic challenges. A piecemeal, one-component-at-a-time approach may have been appropriate in the past, but it is age-related problems that lie ahead. Prudent officials at all levels of government need to adopt a simply no longer in the public interest, nor in the interest of the nuclear industry, to continue in nuclear industry—the regulated and the regulators alike—is not prepared to deal with the grave This paper focuses on just one age-related problem confronting the nuclear power industry: degradation of the internal components in BWR pressure vessels. This study found that the

By placing top priority on the more immediate safety implications associated with cracks in the core strough—a legitimate concern given the NRC's charter—industry and NRC officials have implicitly elected to follow a piecemeal straigly for dealing with a broad range of age-related WR Issues. The industry and its regulators appear to be deliberately avoiding a comprehensive, system wide, long-range approach.

On two counts, this is a dangerous precedent First, once removed from its larger, context, the true significance of the failure of any one component will be greatly under estimated, as will the syncretistic effects that are likely when two or more components simultaneously experience a failure.

Second, a piecemeal approach can only treat the symptoms of a problem nog the problem itself. The root problem facing the BWR industry is not dracks in the core stroughoped gradation in any of the other two dozen internal components of the reactor vessel known to be succeptible to stress corrosion cracking, creep, fatigue, embrittlement) and electrical wires that are experiencing age-related degradation. Their and poors, and electrical wires that are experiencing age-related degradation. Their almost an engine group of the jong-term cost-effectiveness and reliability implications of the nation (aging BWR plants. Only when regulators have such a picture can they make sense of what cracks in the core strond and other aging problems really mean to utilities and their customers—and only then can they make enlightened decisions in the problem in the property.

## **Fechnical Background**

The Core Shroud
As shown in figure 1, the core shroud is a 360-degree stainless steel cylinder surrounding the BWR core. Typically, a core shroud will measure 20 feet in height, (4 to 17 feet in diameter, and 1/5 to 2.% inches incliners. The core shroud performs three primary functions. First, it directs the incoming feedwater down and along the reactor vessel's wall, and then up through the reactor's core. Second, in addition to supporting the reactor's top guide and core plate, the core shroud also maintains the reactor's core geometry under normal operations. Finally, the shroud provides a refloodable space that could help protect the core from damage during an accident.

Fore Shroud Kracking
Table 1 is a compilation of core shroud inspection data received by the NRC from BWR
operators. The primary locations for interpranular stress corrosion cracking in the core
shroud are along the nine circumferential weld lines shown in figure 2. Figure 3 demonstrates that Cracks in the core shroud are directly infeed by the aging process. In BWRs
strates that Cracks in the core shroud are directly infeed by the aging process. In BWRs
in commercial operation for the plant 20 mags, core shroud cracking is rare. After 20
years, procedure to extensive cracking is the rule passed than the exception.

I For further dutails on the role of the core strong and other BWR internal components, see Nuclear Regulatory Commission, Belling-Water Reactor Internal Aging Degradation Study, NURECICR-5754, September 1993.

## Introduction

Since 1978 holo heaven reactors have been ordered in the United States, and plant orders placed between 1973 and 1978 have been canceled. Today, the US nuclear power thdustry is trying to survive by finding ways to exist the useful life of existing nuclear power plants another 20 years beyond their initial 40-year license period. This is an outdated strategit, and one that the Nuclear Regulatory Commission's own nuclear plant aging research program severely discredits.

Research has shown that a multitude of both large and small nuclear plant components are succeptible to actaggering variety of aging mechanisms. Reactof wessels, steam generators, biping, yeaves, their exchangers, pumps, partors, instrumentation, electrical cables reads. And supports are all degraded by erosion, latigue, corrosion, radiation and thermal embrittlement, and vibration.

Studies have also demonstrated that some types of degradation cannot be detected using the established methods of periodic testing and inspection. Furthermore, in some cases no known methods exist for detecting the degradation. In-service failures in BWRs are thus inevitable.

To date, the single most significant finding resulting from the NRC's research program is that the essential conditions that produce stress corrosion cracking—including corrosion-susceptible materials, a corrosive environment, and tensile stresses—are all present in BWRs. So far, most of the documented cracking has been found in one component, the core shroud. But 18 other BWR internal components are also known to be susceptible to stress corrosion cracking. In all, 21 major BWR internal components are susceptible to corrosion, faiting. In all, 21 major BWR internal components are susceptible to corrosion, faiting.

Other worrisome NRC findings include the following:

- Most BWRs experience fore shroud tracking after only 20 years of operation 10 or 60
- The synergistic effects of multiple degraded components is still a largely unexplored but critical aspect of the BWR aging cycle

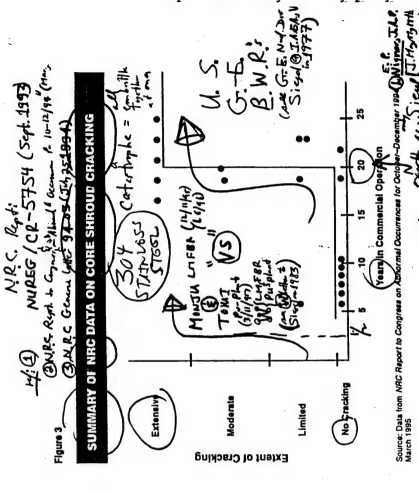
# The Genesis of the Problem

In a January 4, 1994, internal memorandum (cited on page 1 of the attachment to SECY-94-276, dated Nov. 10, 1994), the NRC declaredcore shrouddracking in BWRs to be "an emerging technical issue." Since that date, the NRC has focused of core shroud-cracking as a safety issue, and industry officials have busied themselves looking for reliable ways to find the cracks and then develop a technical fin for the problem. This approach, however, Is fnot somuch wrong as it is seriously intemplete.

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ı	UMMARY OF NEC DATA ON CORE SHROUD CRACKING
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Plant Brunswick 1	MK 1 BWR4	Operation 3/18/77	Inspection 10/93	Supmery Inspection found extensive cracking. Repairs have been implemented.
Brunswick 2	MK 1 BWR-4	11/3/75	5/94	Inspection found extensive cracking. Repairs have been implemented.
Peach Bottom 2	MK 1 BWR4	<b>11574</b>	76/8	Moderate cracking found without alphilicant degradation of shroud structural integrity.
Peach Bottom 3	MK 1 BWR-4	12/23/74	11/93	Ginor bircumferential and axial cracking found.
Nine Mile Pt 2	MK 2 BWR-5	3/11/88	11/93	Inspection toung mocracking.
Vermont Yankee	MK 1 BWR-4	11/30/72	10/93	Inspection found no cracking.
Millstone 1	MK 1 BWR-3	37/10/2	1/01	Minor groumferential cracking found
Hatch 2	MK 1 BWR-4	12/31/75	ş	Inspection found moderate tracking.
Oyster Creek	MK 1 BWR-2	12/1/69	10/04	Inspection found extensive cracking. Repairs have been implemented.
Dresden 3	MK 1 BWR-3	11/16/71	76/7	Inspection found extensive crecking. A safety evaluation used continued operation for 15 months without repair.
Quad Cities 1	MK1 BWR-3	211173	<b>76/7</b>	Inspection results similar to Dresden 3. The Dresden 3 safety evaluation covered Quad Cities continued operation for 15 months.
Fermi 2	MK 1 BWR-4	1/23/88	7	Inspection found minor axial crack- ing.
Monticello	MK 1 BWR-4	67071	10/94	Inspection tound(ming) circumi eren- tial cracking.
Duane Arnold	MK 1 BWR4	2/01/75	28/6	Inspection found reperacting.
Hope Craek	MK 1 BWR-4	12/20/86	3.5	Limited inspection found@crecking.
LaSalle 1	MK 2 BWR-5	1/01/84	4	Inspection found (Tops acking.
Perry 1	MK 3 BWR-6	11/18/87	76/5	Inspection found The cracking.
Susquehanna 1	MK 2 BWR-4	2/12/85	12/93	Inspection found to cracking.
WPN-2	MK 2 BWR-5	12/13/84	76/34	Limited inspection found poeracking.

I.63



The Core Shroud in Context

In its March 15, 1995, Report to Congress on Abnormal Occurrences for OctoberDecember 1994, the NRC called BWR core shroud cracking "the most origination to concern related to potential failure of tractor internals reported during 1893, and 1993.

Although cracks in the core shroud have deservedly received a good deal of attention in recent years, it is crucial to keep a systemwide perspective. Core shroud cracking is indeed a dery serious problem but, more important, it is a harbinger of even more widespread future crices. As the BWR fleet continues yough component failures will become more and more commonplace. The current core shroud crisis should be thought of as a water-up call rather than an opportunity to find and apply a technological quick-

Table 2 (on page 8) puts the core shroud into a far more meaningful the core shroud is fout one internal component among many that will repassage of time, this table underscores the dangers associated with act

Source: NRC Generic Letter 94-03, July 25, 1994

Figure 2

tribure to come to the attention of state, NRC, and industry officials, but it will surely shroud spart from its larger BWR context. The core shroud may be the first internal not be the la

As shown in table 2, 19 of the 21 BWR internal components listed are susceptible to cracking. In addition, cent components are vulnerable to fatigue failures.

Embrittlementis a potential sente related degradation mechanism for four pomponents, and erosion causes degradation in two components. Finally, five internal components stress corrosion cracking, including irradiation-assisted intergranular stress corrosion are susceptible to the effects of creet

## Synergistic Effects

years, NRC and industry officials have worked long and hard to accumulate a spattering 2 are susceptible to two or more (ging-related degradation mechanisms. In the past two Significantly, in addition to the core shroud, 10 other internal components listed in table failure of one internal component as it interacts with others. Rather conservative speculation, however, would raise the following domino-like fists: But to date, little is known for sure about the synergistic effects of the degradation and of data concerning how and why the core shroud is gracking, and what to do about it.

- The force of escaping water from a ruptured pipe could cause a nearby, previously cracked component—such as a top guide—to fail and thereby prevent the insertion of control rods, which in turn would stop the reactor's shutdown
- The failure of any component listed in table 2 could very well block the flow of water within the core, resulting in socialized aneling of the reactor's fuel

Even under ideal conditions, detecting damaged internal components is an uncertain passage of time the five degradation mechanisms and the 21 internal components listed task. Access to the components is limited, and inspection techniques, visual and ultrasonic alike, are not 100 percent accurate. What is certain, however, is that with the in table 2 will interact with one another in surprising and unpredictable ways.

# Beactor/Repairs The State of the Art

The Core Shroud

What does it take to repair a cracked core shroud in terms of cost, plant down time, and technology availability? According to the February 6, 1995, issue of Inside NRC, MPR shroud repair method, which consists of a series of 10 vertically mounted tie-rods applying axial compression to a cracked shroud. MPR charges between \$500,000 and \$1 million to inspect a core shroud, and \$3 million to \$4 million to install the tie-rods. The repair reportedly takes about 10 days. Associates, based in Alexandria, Virginia, has developed a recently patented core

# BWR INTERNAL COMPONENTS AND POTENTIAL AGING-RELATED DEGRADATION MECHANISMS

**Erosion** 

Embrittlement\*

Fatigue.

Component	လိုင်	Creep	Fatigue	Embrittlement	Erosion
Steam dryer			•		•
Steam separator	•	:		•	• ;
Shroud head	•	: ·.			
Shroud head botts	•				
Steam separator support ring	•				
Top guide	•	•	:		
Access hole cover	•				
Core shroud	•	•			
OFS piece	•	•		•	
Core plate	•				
Core spray line internal piping	•	:	:		
Core spray sparger	•		•		: : : : : : : : : : : : : : : : : : : :
Feedwater spargar	•	1	•	·	
Jet pump	•		•	• :	•
in-core neutron flux monitor	•		•		
housings	. ;	• !		Takani Make a salah salah salah	
In-core neutron flux monitor	•		•		
fo-core meutron flux monitor	•	•	•		
dry tubes					
CRD housing	•				
Neutron source holder	• 2				
Jet pump sensing line			•		11 12 13 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15
Control blade	•	•		•	

Source: Boiling-Waler Reactor Internals Aging Degradation Study, NUREG/CR-5754, September 1993

stress Corrosion Cracking. SCC refers to the weakening of a BWR internal structural component because of deferoration caused by electrochemical reactions with the surrounding

restigute. As a structure vibrates in response to dynamic loads cracks develop in certain BWR internal components. Éreep. The progressive deformation of a structure under constant stress is known as creep.

(firmbrittaemant. prosure of internal components to(high temperatures (firemal) make e-empiritiement) and protonged exposure to tast neutron fluxes (édiation emanant) make e-material profe brittle and vétnerable to cracking.

•Emston. The abrasive effects of bubbles and droplets in a liquid flow can weaken BWR nternal components

## Other Internal Components

The readiness of the industry to meet projected maintenance and repair challenges that lie ahead is unclear. A rough measure of the nuclear industry's level of readiness to manage the full range of problems associated with aging BWRs is found in a June 1994 report of the Boiling Water Reactor Owners Group. As indicated in table 3, more than half of the internal components in a BWR are classified as readily repairable. But, for 12 of 29 components (bolded below), repair methodologies were still in the conceptual phase of development.

## Table 3

# OTHER REACTOR INTERNALS REPAIR OPTIONS

Stroug support  Let pump Control red givide suits  Control red givide suits  Control red givide suits  Let coupling  Let coupling  Core spray line  Core spra		Repair Capability
Control red givide suits  Control red givide suits  Control red drive locularistation tube  Incore recording styre next is  Core delta pressure and liquid control line  LPCI coupling  Core spray line  LPCI coupling  Core spray line  LPCI coupling  Core spray line  Access nice cover  Top guide  Keeper  Core spray line  Core spra	Shroud support	E C
Control rol guida tube  Control rol drive louinoutabilities  Py Head cooling year incitie  Core delta pressure and liquid control line  Core delta pressure and liquid control line  LPCI coupling  Core spray line  Jet pump fixer brace  Core spray line  Cores proses  Core spray line  Cores proses  Core spray line  Core spray line  Cores proses  Core pixes  Core pixes  Core pixes  Core spray sparger  Core spray line  Core spray line  Core spray line  Core spray sparger  Core spray line	Control rod drive	
Control rod dive fourboate took  In-core trousing  Core delts pressure and liquid control line  LPCI coupling  Core spray line  Jet pump lise brace  Orification lost support  Top guide  Keeper  Core spray line  Core piste  Bott  White  Core piste  Core piste  Core piste  Core piste  Core spray sparger  Core piste  Core piste  Core piste  Core piste  Core spray sparger  Core spray sparger  Core spray sparger  Core spray sparger  Core spray more bracket  Steam dryer hold down bracket  Steam dryer hold down bracket  Core spray his bracket  Core spray his bracket  Core spray his bracket  Steam dryer sparger  Core spray his bracket  Steam dryer hold down bracket  Core spray his bracket  X	Control rod guide fige	
sy nazzłe suwe and liquid contr ol line naze port st.  4 Attachments found bracket se	Control rod drive housing/stub tube	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
oding spray nozzie  upting  upting  upting  pries brace  to iden brace  to be cover  de  er  to de cover  if ye sparger  if ye support brachments  ir Yessel Attachments  irye support bracker  de backer  is sparger  re support bracker	and the second s	<b>&gt;</b>
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m bracket Kacket K K holder bracket		
xector K M • holder brac tet	Steam dryer hold down bracket	×
it holder brac ket	Steam dryer support bracket	×
at I holder brac ket	Guide rod bracket	×
of holder bracket	Feedwater aparger	×
Surveillance capeule holder bracket	Core spray line bracket	×
	Surveillance capeule holder bracket	: <b>3</b>

Y - local repair or replacement evaluable

N - no reper developed to date

A - replaceable component

Source: NRC/BWROQ meeting materials, June 28, 1984

# Looking Toward the Future

Faced with long-term economic and technological uncertainty, the BWR community—owners, suppliers, and regulators at all levels of government—can no longer afford a myopic, short-term view of the future. Indeed, Ivan Selin, then-departing chairman of the NRC, warned in a May 9, 1995, address that reactor aging will require a major, continuous effort by industry officials to anticipate emerging aging-related problems and to resolve them before they become a crisis.

A comprehensive analysis of the BWR aging problem, taken as a whole, is a good place to start. Such a plan must include:

- a complete technical feasibility study of the life-cycle of each and every BWR internal component subject to failure. Knowing that 60 percent of the component can be repaired, given the state of the art, is not good enough;
- a detailed, component-level economic strategy to guide state regulatory decisions about when a BWR is economically repairable, and when it is beyond repair.

The nuclear industry can no longer afford, technically or financially, to muddle forward into the 21st century. The most important way for the BWR community to begin today to make better decisions tomorrow is to deal with the whole problem of aging-related degradation.

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## iu may have leaked

ons of liquid sod

Reproduction clarity limited by quality of comment letter received.

FUKUI (Kyodo) Officials operating the prototype fast breeder nuclear reactor Monju that was shut down Friday said Saturday that between 2 and 3 tons of liquid sodium leaked from a cooling system, but the source of the leak has not yet been found.

Antinuclear activists said the leak exposes the main weakness in the nation's fastbreeder program.

Officials with the semipublic Power Reactor and Nuclear Fuel Development Corp. said technicians had to wait for smoke caused by a reaction between sodium and moisture in the air to dissipate before they could enter the room where the leak is suspected to have occurred.

Workers shut down the plant at 9:20 p.m. Friday after an alarm went off at 2:47 p.m. indicating of a temperature abnormality in a sodium pure in the secondary cooling

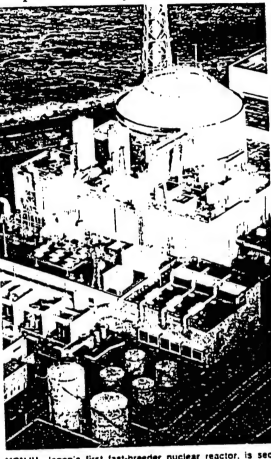
PNC reacted immediately and set up an emergency task force with Yasutami Omori. director of the nuclear plant as its chief, the officials said.

Workers drained off about 80 tons of liquid sodium into a tank to prevent any spread of the effects of the accident.

According to PNC's investigation, an alarm in the central control room indicated a leak of sodium one minute after fire alarms went off in a

Several workers wearing oxygen tanks went to check the piping room and found niles of exidized sodium on the stainless-stee floor below the pipes carrying the cool-ant, but wer unable to locate the precise spot from where the liquid was leaking. PNC

Although it is not clear



MONJU, Japan's first fast-breeder nuclear reactor, is seen Saturday morning after it was shut down following a leak of liquid sodium the night before. xyooo PHOTO

where the leak occurred because the piping is covered with insulation and paneling. piping near where leaked sodum was found to have solidified was repaired in 1991, the

The repair might have com-promised the overall even-ness in the strength of the pip-ing and lead to the leak, they

Antinuclear activists said Friday's accident proves the theory that sodium leaks are the weakest point in fastbreeder reactors, and it appears likely that there will be more calls questioning the safety of Moniu

Jinzahuro Takagi repre-sentative of the Citizen's Nuclear information Center, said. "It is a fatal defect that the reactor must use sodium as its coolant

About 20 representatives from Takagi's organization and other citizens' groups visited PNC's headquarters in

Tokyo on Saturday to hand out a statement urgently requesting that the Monju project be halted.

Kazuharu Kawase, mayor of Tsuruga in the coastal prefecture of Fukui, where the 280,000-kw Monju is located. Visited the plant Saturday morning to hear an explanation of what had gone wrong from officials in the plant's central control room.

The Fukui Prefectural Gov ernment later summoned Tadayoshi Suda. PNC's vice di formal protest stating, "It was a grave accident that questions the assurances of Monju's safety.

Prefectural officials re quested that PNC thoroughly investigate the incident and reconsider its schedule for tests before the plant begins full scale operations, states for as early as June.

The officials said it tool about one hour for PNC to file the first report on the acci dent with the prefectural gov ernment, criticizing the cor poration for the delay.

PNC representatives ex pressed their apologies to te cal residents.

A nearby resident who or erates an inn said he felt ur easy knowing the plant ha failed to inform resident about the accident.

"I can't say anything unt the results of the checks ar known," he said. "I can't stay here if I can't trust it.

Although a sodium leak is considered a technically seri ous problem for the fast breeder reactor, the corpora tion insisted Friday that there had been no radioactive dam age to the environment as result of the accident.

Monju started producir electricity in August and full-capacity next June was operating at 40 percent capacity at the time of the j CONTINUED ON PAGE 2

## y to indict former President Chun

Choi said prosecutors were investigating allegations that heads of major corporations had given Chun money during his term in office.

Choi won't talk SEOUL (Reuter) Former.

South Korean President Choi Kyu Hah refused on Saturday to answer a prosecution request to appear for questioning over a 1979 coup and later massacre of civilians at Kwangju, the domestic Yon-

Mr. Choi feels he should not have to be summoned." Tare Ki Chang, Choi's lawyer, was quoted by Yonhap as saying.

"He has previously answered written questions about this matter so he 

## Strike closes train service via Chunnel

PARIS (Reuter) A strike b French rail workers close down all Eurostar high spectrains through the Channe Tunnel between Paris, Loi don and Brussels on Car.

(808)



5TH EDITION ¥160

Thursday, March 13, 1997

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# Hashimoto angered by tardy PNC reports

At least 35 people were leakage accident, offidioactivity Tuesday in Japan's worst radiation eriosed to an "extremey small dosage" of ra clais said Wednesday

fer an explosion followed a ceasing plant in Tokai, Ibara-ki Prefecture. The exposure occurred af-

The blast occurred at 8:14 facility run by

story building, the officials White emoke billowed from

alarm in the facility rang immediately after the explosion,

• p m , indicating that a activity of 20 percent at 8:50 dosages had leaked outside. .m. but normal readings af-One radioactivity monitor

here was no radioactive pollution threat to residents facility. they hey said

were no workers in nog occurred, and 42 people when the explo

ister Ryutaro Hashimoto apologized, saying "the acci-dent and its handling created s situation that prompted the nation to have more anxiety packed into drums. The fire was extinguished 14 minutes However, no one confirmed the temperature inside the huilding after the fire was ex

voiced concern that the

the accident during a PNC failed to report promptly and accurately to the Science and Technology Agency.
PNC President Toshiyuki offered an apology Kondo

> even though the plant was were activated after the workers present at the time of the fire uside the

aware that radiation warn

DIES AMI

Further, the PNC neglected

to sound the alarm publicly

moment, but we were lax at "This is my intuition at this nandling the accident)," Kon risit to the agency

acility were found to have

bren exposed to an extremely dusage of radioactivity

"It is truly regrettable that Chief Cabinet Secretary Se gized for the accident, saying public over the it must have raised concer do told a news conference.

> they said the maximum irradiation suffered

PNC officials claimed

the accident raised concerns

On Wednesday Prime Min

idmissible maximum amusi

vel liquid nucle.

ar waste and high-tempera

han two thousandths of the

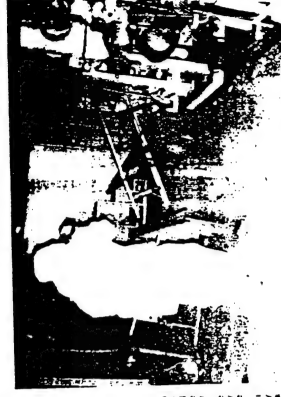
us 2,700 becquerels.

government spokesman PNCPHOTO he evening.

the cause of the accident and Kajiyama slammed the PNC for its handling of the acbrevent a recurrence

If the PNC had tried harder to find out the cause of the fire

The PNC should inform



second floor of a state-run nuclear reprocessing plant where an explosion occum TOKAI, Iberaki Pref. -- A worker in protective gear examines damage .....

among local residents tin Iba raki Prefecture) as well as the people in the nation," the

He said the government will make every effort to find out at a news conference

public of an Incident - eve

## \_riminal charges sought against PNC, officials

The Science and Technology Agency filed a complaint Wednesday against the Power Reactor and Nuclear Fuel Development Corp. (PNC) and three or its officials. urging police to investigate the falsification of a report in connection with the country's worst-ever nuclear accident, agency officials said.

It is the first time for the agency to lodge an accusation inder a law that makes it an offense to falsify reports on nuclear plant accidents.

If convicted, the PNC officials could face tines of up to

"I am sorry that the accident caused concern and anxiety among the general public, and it's regrettable to arrive at a situation such as this," agency chief Riichiro Chikaoka said at a news conterence prior to filing the complaint with Ibaraki Prefectural Police.

The accident occurred last month at the nation's only reprocessing plant for spent nuclear fuel. It is located at To-Ibaraki Prefecture.

'This is an issue related to Japan's nuclear and energy lieve that we must uncover and convey the real facts of the matter to the general public first." he said, adding that "we have taken a resolute attitude. which is what the government agency with juris-diction must do with regard to

PNC President Toshivuki Kundo again apologized for the faisified accident report and piedged to cooperate with Ibaraki police in their investi-

Chikaoka's announcement



RIICHIRO CHIKAOKA, director general of the Science and Technology Agei at his agency Wednesday to announce that police have been asked to act against Po Reactor and Nuclear Fuel Development Corp. over false reports about accidents at the fir nuclear facilities and attempts to cover up the faisified information

came one day after agency officials wrapped up a two-day inspection of the Tokai nuclear fuel reprocessing plant in connection with the alleged falsification of a report on a fire there on March 11. The fire was followed later in the day by an explosion.

About 20 plant workers and managers were questioned about the faise report on the accident, which left 37 work ers exposed to radiation Fifteen PNC officials, including five employees of a PNC subcontractor, were aware of the false report. according to the

The Tokai case was followed Tuesday by revelations of another scandal, with the PNC this time failing to promptly report a radioactive leak that occurred at the Pugen advanced thermal converter reactor in Tsuruga. Fukus Prefecture.

The Fugen case is the third accident involving a PNC (acility in less than 18 months. adding fuel to the debate over how to reform PNC

Prime Minister Ryutaro Hashimoto reiterated support for reforming the PNC

The nature of the problem at the PNC must be scrutinized thoroughly regardless of the question of whether it should be privatized." Hashimoto told reporters.

Chief Cabinet Secretary Seiroku Kajiyama expressed regret that the Fugen report was delayed and joined Hashimoto in stressing the r to review the PNC.

"I feel the deepest re The characteristics and nization of the PNC, whi peatedly acts in this far must be reviewed with ing off limits, and with ingness to dissolve the that's what's needed to a fresh start," Kajiyar a news conference.

The power industryclear power program suffer a setback follow legal action taken agai

Kazunao Tomon, vie dent of the Federa Electric Power Cor commented Wednes it is regrettable that has been beset by a accidents and that: make appropriate:

An industry sour that, unlike proto tors, reactors use companies are sa source conceded ti cidents will have effect on Japan power program.

The source ad PNC's operation in electricity or

## 11 exposed to radiation in Fugen leak

FUKUI Kyndor Eleven workers at the Fugen prototype advanced nuclear reactor in Tsuruga, Fukui Prefecture, were exposed to small amounts of radiation when it developed a tritium leakage Monday, officials said Wednesday.

The Fukui prefectural labor standards bureau and the Tsuruga labor standards inspection office said they received reports on the minor

radiation exposures Tuesday evening from the operator of the reactor, the state-run Power Reactor and Nuclear Fuei Development Corp. (PNC).

The reports said the amount of radiation the workers were exposed to was within permissible limits.

On Wednesday, Science and Technology Agency sources said Fugen may have to be

decommissioned following last month's fire and explosion at Tokai, Ibaraki Prefecture, which led to the shutdown of a spent nuclear fuel reprocessing plant.

The Fugen plant has no fur-ther capacity to store spent nuclear fuel and an indefinite halt of operations is inevita-ble. The Science and Technology Agency has already is-sued an order for the facility THE R. PASS 1

## high-level dialogue with Iran

Japan will suspend highlevel dialogue with Iran "for the time being" but has no immediate plan to recall its ambussador to Tehran, Foreign Minister Yukihiko Ikeda said Tuesday.

Ikeda said the decision is in response to a German court ruling last week that top Iranian leaders were behind the 1992 murder of four Kurdish dissidents in Berlin.

Irun has repeatedly denied any role in the killings, blaming them on infighting between opposition groups.

Ikeda made the remarks at . a regular morning news conference after the day's Cabinet meeting.

Tokyo holds annual meetings of high-level officials with Tehran, and the next such talks were scheduled to take place in May.

The foreign minister said Japan will not immediately follow moves by European Union members, except ! Greece, to recall their envoys ! to Iran for consultations, saying Tokyo will keep its normal dialogue channels open with Tehran.

Later in the day, Seiichiro Noboru, director general of the Middle Lastern and Afri-can Affers Bureau, ex-plained pan's decision to Iranian Embassador Manouchehr Mottaki at the Foreign Ministry.

Noboru told Mottaki that the relationship between Japan and Iran is important and that Japan believes it is wrong to isolate Iran, Foreign Ministry officials said.

Noboru said Japan is not considering cutting all channels for dialogue but that it will suspend high-level dialogue such as vice ministerial-level talks, the officials said.

Mottaki did not respond directly to Japan's decision, saying he will relay the decision to the Tehran govern-ment, according to the offi-

Mottaki told Ikeda that the German court's ruling is unacceptable because it is politically motivated, the officials esid

The German court ruling has led to swift reaction from the international community, with Canada, Australia and New Zealand as well as most EU member states either recalling or planning to recall their envoys to Iran.

Tokyo may come under

## okyo halts PNC slow to reper latest nuclear leak

Tritium escapes from Fugen reactor

FUKUI (Kyodo) The Power Reactor and Nuclear Fuel Development Corp. failed to report to prefectural authorities on a leakage of radioactive substances Monday at the Fugen advanced thermal converter reactor in Tsuruga, Fukui Prefecture, until 30 hours after the accident, it was learned Tuesday.

The Science and Technology Agency ordered the PNC to shut down operations at Fugen, investigate the case and thoroughly review the system of information flow in the event of an emergency.

Officials at Fugen said the reactor automatically stopped around 10:30 p.m. Tuesday, before the agency told them to shut down. The officials said they are investigating why the reactor halted automatically.

The agency, meanwhile, has decided to file a complaint against several PNC officials today over a falsified report on Japan's worst nuclear accident last month at the nuclear fuel reprocessing plant in Tokai, Ibaruki Prefecture, agency sources said.

The sources said the agency will file the complaint with Ibaraki Prefectural Police over the PNC officials' alleged violation of the nuclear reactor regulations law.

Science and Technology Agency chief Riichiro Chikaoka summoned PNC President Toshiyuki Kondo to the agency on Tuesday and ordered the institution to improve its crisis management system

Chikaoka also complained to Kondo about the slow handling of the accident at Fu-

The latest blunder at Fugen is sure to pose more problems for the PNC, which is already being criticized for falsifying information on a fire and explosion on March 11 at the Tokai plant, analysts said.

"Our report was delayed ecause of our misjudgment. I am sorry for causing trou-ble," said Norito Takeshita, head of the Fugen nuclear power station, during a news

conference Tuesday.
Prime Minister Ryutaro
Hashimoto expressed anger at the PNC's latest flap.



TOSHIYUKI KONDO, president of the Power Reactor I clear Fuel Development Corp., leaves the Science Age Tuesday after reporting a tritium leak Monday at the nuclear reactor in Tsuruga, Fukui Prefecture. 10000 PK

'Give me a break." he said. According to Fuku Prefectural Government officials. an alarm sounded at about 3 30 a.m. Vionday when a high level of the radioactive material tritium was detected in a vent of a facility at the Fugen reactor, which refines

ate the speed of neutrons. The density of tritium also increased within the facility, they said.

heavy water used to deceler-

The PNC suspended opera tions at the facility and prevented ventilation until it confirmed the density of tritium had declined to normal levels again, around 9 p.m. Monday, they said.

The PNC found that about 100 cu. cm of heavy water had leaked from a pipe in the fa-cility, but the deputy head of the Fugen reactor decided not to report the case to the agency - which oversees the na-tion's nuclear policy - and the prefectural government because the concentr tritium had decreased site of the leakage ha identified.

However, the head o actor, who was on a t trip Monday, ordered port on the accident t leased to the prefer

The PNC finally i report at noon, abou after the tritium curred, the officials

Because the volu leaked tritium is es have been one 3 mi millionth the annu level in normal the officials said to would cause no h environment arous

According to th Fugen reactor b commercial oper 1979, providing re electricity to th utility companies

ears old and obsolete, the Tokai nuclear plant is to be decommissioned. Motoya Kitamura reports

## Pulling the plug

n the biological world, the old makes way for the new because living creatures have limited life spans. So do ouclear power plants. mercial reactors in Japan 30 years ago, the Tokai nuclear plant once again will step into unknown territory as it becomes the first reactor in Japan to be secommissioned, or permanently removed from service.

The plant, located in the village of Totai Charaki Prefecture, will cause on ations by April 1998. Its nuclear fuel will be removed, a task that will take four te five years. The reactor will then be decontaminated and disassembled; all waste will be packed and removed.

The process could take up to 15 years. Reactor decommissioning is a seri process worldwide. According to the Ministry of International Trade and In-dustry, out of 40 "retired" commercial reactors with outputs larger than 20,000 kw, only three in the United States and one in Germany have completed the de-

ommissioning process.

This is the 44th year since U.S. Presient Dwight D. Eisenhower's lamous Atoms for Peace" speech opened suclear energy to pop-military sectors in 1853, and the lifts population of atomic plants have surpassed their life spans of

Technologically, a nuclear plant can last for many years if reactor parts that have suffered from fatigue and contact ination are repaired, as a study by MITI's Natural Resources and Energy

Agency concluded in April.

But nuclear plants have shorter economic lives than technological cost.

"Any power plant, be it thermal or bydraulic, has a life span," said Yuichi Hayase, general manager of the nuclear power department of the Federation of Electric Power Companies. "It is determined by whether it is economically

rational to maintain a plant or oot.
"As nuclear plants have aged, their operation and maintenance costs have actually grown higher and higher."

Anticipating the coming age of nucle ar plant decommissioning, the government and the energy sector have studand overseas cases, according to indus-

In the United States, high decommissioning cost estimates have added to operating and maintenance costs of nuclear plants. This phenomenon caused the power industry, highly con-scious of production costs, to shift away from nuclear energy.

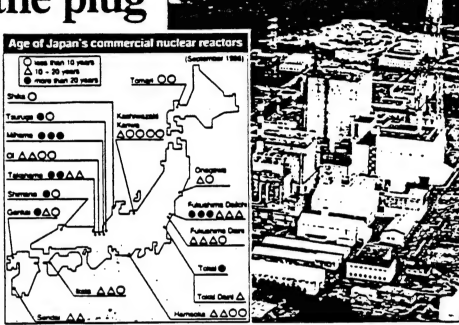
The result has been a halt in nuclear plant orders since 1978.

A U.S. congressional report in 1993 mes that decommunicating costs in the United States are increasing rapid-

To cope with future decommissioning costs, Japan in 1988 made it mandatory for quelear power producers to reserve

money for this purpose.

The government has estimated the decommissioning costs for each reactor



capacity, JASC says the estimate for the Tokal plant is \$227 million. Since the period for the financial re-serve buildup is usually more than a do-cade, the seemingly prohibitive decom-missioning costs are added to customn bille

Not everyone is worried about stag-

ing process costs less than 10 percent of the construction cost," said Naoto Sagawa, chief economist at the Institute of Energy Economics. "It won't make much impact on the economics of nuclear power projects as

But the estimated decommiss cost does not cover the disposal of som of the low-level radioactive waste, be-cause the government has yet to adopt a method

The emission has fueled criticism.

The estimated \$227 million is far rough." said Bairs Nishso of the Citmens' Nuclear Information Center, an anti-nuclear think tank, "Even deubling the budget to \$454 million might not be enough because the cost for redioactive materials disposal is likely to be prohibitive beyond our imagina-

According to MITI's Natural Resources and Energy Agency, of the 200,000 tons of waste, including the structure, from decommissioning the Tokai plant, 20,000 toos will be low-level ctive waste, most of which will be tored in a facility in Rokkashe, Aomori Prefecture.

High-level waste will not be produced,

the agency says.

But there are 4,000 tons of nuclear waste that is neither high-level nor low-

med record rods - and the secont's Advisory Committee for Emergy starts discussions on its storage only in

marca.

"We have to wait until the government decides its waste disposal policy for us," a JAPC official said.

Said Hayans, "As long as the policy is not decided, we will not be able to calculate the contract of the contr

late the aggregate cost for decommis-sioning nuclear plants.

"We also do not have the technologi-cal image of how a decommission at carried out. Information we have obtained so far is insufficient. We expect the Tokai plant will provide us with good data."

this is not the first time the To-tai plant and JAPC have served as guinea pigs — Tokai was the first commercial ou-

clear plant in Japan. In 1957, the suclear community headed by political and business barro such as Matsutaro Shoriki, the first head of the Atomic Energy Commission and the Science and Technology Agency chose a British-designed re

Unlike widely used light-water reac-tors, the Tokas plant uses graphute as a moderator and carbon dioxide as a cool-

"The British were one step ahead in commercial nuclear reactors at that time," said Sagaws of the Institute of Energy Economics. "They produced the best and cheapest plants."

Also in that year, the government de-cided to found JAPC, which would build and operate the British-designed reactor. At the time of its establishmen percent of the company was sweed by private utilities and 20 percent by the

Today, the private utilities held a b

ger share.
"The history of the Tokas plant as our company is that of our nation's c clear energy," JAPC's corporate pa-phiet says. "From new on, our ma-mussion is to study and energie the: commission measures. Dismantline nuclear power reactor is a sale and total way is expected as a pion

The destiny of the decommission reactor seems secure: The government plans to build another plant at the sa

But because the government of have the prerogative to force firms energy is basically dependent on will of the private sector.

So far, the nation's private se seems willing to continue its comment to nuclear energy.

'If the prices of other energy son stay relatively cheap, nuclear might prove too expensive in the that the price of other energy second climb," making nuclear en economical.

Added a JAPC spokesman, "Elecutilities are supposed to continue buy the electricity that our future mich

But asked how puctear po cates could confront growing anti-me er sentiment in Japan, highlighted the August plebiscrite in Maki, Niig Prefecture, Hayase said, "We want view the issue of energy through a tionwide perspective. Energy is use over Japan.

But I really don't have the ans

HARKET EXPANSIUN	YEAR SUBSEQUENT YEARS OF INITIAL B	COMMERCIAL (FIGHTERS & BOMBERS) IR CARRIERS	S C E N S	STELLOY-X UDINET'S, INCONEL'S, RUSTION  8 STAINLESS	L 2 _	RS)PER HPUT		PETROCHEHICAL(RETORIS & REACTOR LINERS) HASTELLOY-X, INCO-182 VELDS FOSSIL FUEL POWER PLANTS	INCO-182 VELDS.INCONEL.STAINLESS STEEL PIPINGTURBINES "NIICI FAR POVER PLANTS""""
	FIRST Y INTIL BUSINE	C O H F	SANFRA		TVO ENG	8 5 6	<b>-</b>		

## VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

Comment Number	Response
Dr. E. Seigel	
I.63.1	As is stated in section 7.1.3 of the EIS, all features of Naval reactor design, operation, construction, maintenance, and personnel selection, training, and qualification have been oriented toward minimizing environmental effects and ensuring the health and safety of workers, ships' crew, and the general public. Conservative reactor safety design has, from the beginning, been a hallmark of the NNPP. Selection and use of the appropriate materials and components is inherent in the design of Naval reactors. Evidence of the success of the NNPP lies in its safety record: there has never been a reactor accident, or release of radioactivity having a significant effect on the environment, in the 50-year history of the Program. It is important to note that although some of the materials mentioned in the comment are used by the NNPP, the NNPP has not experienced the problems the commentor cites. This is due to different design and operation of Naval Reactors compared with commercial reactors.
I.63.2	Please see response to comment I.63.1 above.
I.63.3	Your comments are noted and are included in the Final EIS.
I.63.4	Your comments are noted and are included in the Final EIS.
I.63.5	The public hearing dates were to accommodate the extended public review period, and thus avoided the Jewish Holiday of Yom Kippur. There was no intent upon the part of the Navy to offend those of the Jewish faith. Your comments are noted and are included in the Final EIS.
I.63.6	Your comments are noted and are included in the Final EIS.
I.63.7	Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g. application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.
I.63.8	Please see response to comment I.63.1, and response H.1.1-5 for responses to Congressman Filner's testimony.

San Diego, CA 92123 Mr. Grant Kimball P.O. Box 23091

November 11, 1998

Certified Mail

RE: Comments on Navy E.I.S. for Nuclear Aircraft Carriers

Naval Facilities Engineering Command Southwest Division (Code 05AL JC)

Mr. John Coon

San Diego, CA 92132-5190 1220 Pacific Highway

Dear Mr. Coon:

Navy's EIS is inadequate and misleading, because it discounts the risk which is associated with (EIS) for homeporting at least three (3) nuclear-powered aircraft carriers in San Diego. The am writing to register my dissatisfaction with the Navy's Environmental Impact Statement locating several large nuclear reactors within two (2) miles of downtown San Diego.

1.64.1

Propulsion Directorate, Mr. Richard Guida, defined the term "reactor accident" in transcribed public into believing that the Navy has never experienced a "reactor accident." I have never testimony before the Coronado City Council on April 9, 1996. Mr. Guida was the Associate The Navy is using a misleading and self-serving definition of "reactor accident" to dupe the Despite the lack of an official Navy definition, an Associate Director of the Naval Nuclear seen an official definition of the term "reactor accident" in any Navy record or document. Director for Regulatory Affairs, and testified about reactor accidents as follows:

program, and that's 4,600 years." (See Enclosure 1, a copy of Mr. Guida's testimony.) 'We have a long history of safe operation and I want to explain, because there has indeed nuclear fuel and release of what are called fission products. . . . Again, damage to the What a reactor accident is, is a term of art in the nuclear industry; it means damage to been some misunderstanding of what we mean when we say safe operation. We have accidents or incidents. What we have claimed is never to have had a reactor accident. fuel, release of fission products. We claim we have had none over the history of the 4,600 reactor years without a reactor accident. We have never claimed not to have

condition, which led to a steam explosion, massive damage to the nuclear fuel, and radioactive they claim not to have had any nuclear meltdowns. The Navy persists in this claim despite the According to Mr. Guida's definition, what the Navy defines as a "reactor accident" is known to the rest of the world as a "nuclear core meltdown" What the Navy is really saying is that fact that an active duty Navy enlisted man, and two Army enlisted men, were killed in 1960 when they caused the SL-1 reactor to explode by accidentally inducing a prompt critical

contamination over a wide area. This accident was classified "secret" at the time it occurred, and is still largely unknown by the general public.

event that involves the accidental release of radioactive water into the harbor, or radioactive According to the Navy's definition, the Navy will not classify as a "reactor accident" any steam or gases into the atmosphere, as long as the nuclear fuel remains infact.

available on the Internet at: http://web7.whs.osd.mil/text/d523016p.txt. The DOD delinition In contrast to the Navy, the Department of Defense (DOD) does have a written definition of a reactor accident". The DOD definition differs considerably from that used by the Navy. The DOD definition is contained in DOD Policy Document 5230.16, dated December 20, 1993, of a reactor accident is as follows:

the core or an event such as the loss of coolant that results in significant release of fission 22. Nuclear Reactor Accident. An uncontrolled reactor criticality resulting in damage to products from the reactor core. (Emphasis added. See Enclosure 2, a copy of the DOD

The significant difference in the DOD definition is that events such as spilling radioactive water can be classified as "reactor accidents." According to the Navy definition, spilling radioactive water will never be classified as a "reactor accident", regardless of how much radioactivity is released into the environment.

self-serving definitions are part of the Navy's continuing efforts to mislead the public about the issue of why the Navy doesn't abide by the DOD definition of reactor accident. The Navy's Since the Navy is a subordinate organization within the Department of Defense, it raises the risks associated with locating nuclear reactors within a major metropolitan area. 1.64.2

radioactivity would trigger the reporting requirement, he stated that any accidental release over reportable limits for accidental releases of radioactivity, by isotope, are contained in the Code Mr. Guida stated that the Navy would comply with the same reporting procedures required by the subject matter. Mr. Guida's presentation was videotaped and transcribed by the Navy, so ten (10) curies would be reported. Mr. Guida's statement was grossly in error, as the federal Another example of the Navy's deliberate deception of the public occurred during another of engineering from M.I.T., it can be assumed that his error was not made out of ignorance of (0.01) of a curie. The ten (10) curie limit stated by Mr. Guida is one thousand (1000) times children. The official federal limit for accidental release of Iodine-131 is one one-hundredth release. The isotope Iodine-131 is of particular concern, because it causes thyroid cancer in there should be a record of his false statements on the subject of reportable limits. (Federal Guida was asked about the Navy's policies for reporting accidental releases of radioactivity. the federal limit for lodine-131 releases. Since Mr. Guida has a master's degree in nuclear reporting requirements are specific to the various radioactive isotopes within an accidental Mr. Guida's presentations, this time at Village Hall in Coronado on May 28, 1997. Mr. other federally licensed nuclear facilities. When Mr. Guida was asked what amount of of Federal Regulations 40 CFR 302.5, "Determination of reportable quantities". See Enclosure 3) 1.64.3

Finally, I note that the last of the Navy's nuclear-powered cruisers will be taken out of service next year, and no replacements are planned. Given the Navy's thirty (30) year experiment with nuclear cruisers and destroyers, and the Navy's preference for non-nuclear propulsion systems for those types of surface ships, I can see no logical reason why the nuclear carriers would have any advantage that the cruisers and destroyers didn't also have. Nuclear-powered surface combatants either do, or do not, have advantages over their non-nuclear counterparts. If nuclear cruisers and destroyers were ultimately a failed experiment, then I think the same will eventually be said of the nuclear carriers.

Sincerely,

Grant Kimball

Grant Kimball

TRANSCRIPT OF THE CITY OF CORONADO CITY COUNCIL MEETING

CORONADO, CALIFORNIA

APRIL 9, 1996

Enclosures

REPORTED BY: KAREN L. BRODIE CSR NO. 5694

Enclosune 1

WE HAVE A LONG HISTORY OF SAFE OPERATION AND

WANT TO EXPLAIN, BECAUSE THERE HAS INDEED BEEN SOME

SAFE MISUNDERSTANDING OF WHAT WE MEAN WHEN WE SAY OPERATION. WE HAVE 4,600 REACTOR YEARS WITHOUT A REACTOR

WE HAVE NEVER CLAIMED NOT TO HAVE ACCIDENTS OR ACCIDENT.

INCIDENTS. WHAT WE HAVE CLAIMED IS NEVER TO HAVE HAD A

REACTOR ACCIDENT. WHAT A REACTOR ACCIDENT IS IS A TERM OF

7

INDUSTRY; IT MEANS DAMAGE TO NUCLEAR ART IN THE NUCLEAR œ

FUEL AND RELEASE OF WHAT ARE CALLED FISSION PRODUCTS. σ

THESE ARE THE HIGHLY RADIOACTIVE ELEMENTS CREATED AS A CONSEQUENCE OF THE FISSION PROCESS WITHIN THE REACTOR. 20

1

IF YOU THINK, HAVE THERE BEEN REACTOR ACCIDENTS

IN THE WORLD OVER THE YEARS? MOST ASSUREDLY THERE HAVE 12

Fatalities THERE WAS THE S.O. 1 REACTOR, WHICH WAS AN ARMY ធ : I.64 14

REACTOR, IN 1963 WHICH HAD A SERIOUS ACCIDENT, A FISSION  $\cdot\cdot f^{-j}IA$   $\lambda U_j^{j}$ BEEN.

Burgary W. THREE MILE ISLAND IS PRODUCT RELEASE, A REACTOR ACCIDENT. 15

Film. THE MOST FAMOUS ONE IN THE UNITED STATES, IN 1979, WHEN 16 17

1. File of > 1 ABOUT A THIRD OF THE REACTOR MELTED AS A CONSEQUENCE OF A 18

LOSS OF COOLING WATER, AND THEN, OF COURSE, THE MOST 19

Fission passects serious reactor accident in the history of the world was  $\mathcal{L}_3$  albah  $^d\mathcal{F}_4$ 20

CHERNOBYL IN 1986. 21

22

WE CLAIM WE HAVE Beech Acted 1. Tank toman for V Breeze A THOSE ARE REACTOR ACCIDENTS. AGAIN, DAMAGE TO

HAD NONE OVER THE HISTORY OF THE PROGRAM, AND THAT'S 4,600  $\,\,{\cal N}^{0}$ THE FUEL, RELEASE OF FISSION PRODUCTS. 23 24

YEARS. OUR SHIPS HAVE STEAMED 106 MILLION MILES AT THIS

POINT AND WE'RE ACCUMULATING AT THE RATE OF A COUPLE 26

MILLION MILES A YEAR, AND IN THE PROCESS OF REACHING THAT RECORD -- WE REACHED THAT RECORD, 100 MILLION MILES, IN 27

)

DoDD 5230.16 Nuclear Accident and Incident Public Affairs (PA) Guidance December 20, 1993

\*\*\*\* Text of the Regulation \*\*\*\* Refs: (a) DoD Directive 5230.16, subject as above, February 7, 1983 (hereby canceled)

(b) Federal Preparedness Circular 8, "Public Affairs in Emergencies," June (b) Federal Preparedness Circular 8, "Public Affairs in Emergencies," June 22, 1989 NOTE: Available from the Federal Emergency Management Agency, 500 C Street, SW, Washington, D.C. 20429 END NOTE: C) Dob Directive Silo.52, "Dob Response to an Accident or Significant (c) Dob Directive Filo.52, "Dob Marchials," December 21, 1989 Incident Involving Radioactive Materials," December 21, 1989 (d) Executive Order 12356, "National Security Information," April 2, 1982

through (h) 1 see enclosure 1

A. REISSUANCE AND PURPOSE

This Directive:

1. Reissues reference (a) to update DoD policy, responsibilities, and procedures for the prompt release of information to the public in the interest of public safety, and to prevent public alarm in the event of accidents or significant incidents involving nuclear weapons or nuclear components, radioactive material, nuclear weapon launch or transport vehicles (when a nuclear weapon is aboard), or nuclear reactors under DoD control.

Updates DoD policy, responsibilities, and procedures during an improvised nuclear device (IND) incident.

B. APPLICABILITY

This Directive applies to the Office of the Secretary of Defense, the Miltary Deparements, the Chairman of the Joint Chiefs of Staff, the Unified Commands, the Defense Agencies, and the DoD Field Activities (hereafter referred to collectively as "the DoD Components"). The term "Military Deparements," as used herein, refers to the Airy, the Navy, the Air Force, and the Marine Corps.

DEFINITIONS

D. POLICY

Terms used in this Directive are defined in enclosure 2.

It is DoD policy:

1. To establish efficient and effective procedures for the release of information to the public in the event of nuclear accidents, IND incidents, or nuclear weapon significant incidents. These procedures include exceptions to the policy of neither confirming nor denying the presence or absence of nuclear weapons at any specified location.

Enclosme

and/or material. Establishment of an NDA temporarily places such nonfederal lands under the effective control of the Department of Defense and results only from an emergency event. The OSC or DSR at the scene shall define the boundary, mark it with a physical barrier, and post warning signs. The landowner's consent and cooperation shall be obtained whenever possible; however, military necessity will dictate the final decision regarding location, shape, and size of the NDA. 21. National Security Area (NSA). An area established on non-Federal lands located within the United States, its possessions or territories, for safeguarding classified information and/or restricted data, equipment, or material belonging to the DoE. Establishment of a national security area temporarily places such non-Federal lands under the effective control of the DoE and results only from an emergency event. The senior DoE representative having custody of the material at the scene shall define the boundary, mark it with a physical barrier, and post warning signs. The landowner's consent and cooperation shall be obtained whenever possible; however, operational necessity shall dictate the final decision regarding location, shape, and size of the national security area.

22. Nuclear Reactor Accident. An uncontrolled reactor criticality resulting in damage to the reactor core or an event such as 105s of coolant that results in significant release of fission products from the reactor core.

23. Nuclear Weapon Accident. An unexpected event involving nuclear weapons or nuclear components that results in any of the following:

I.64

 a. Accidental or unauthorized launching, firing, or use by U.S. forces or U.S. supported Allied forces of a nuclear-capable weapons system.

b. An accidental, unauthorized, or unexplained nuclear detonation.

RQ shall apply.

 c. Non-nuclear detonation or burning of a nuclear weapon or nuclear component.

d. Radioactive contamination.

e. Jettisoning of a nuclear weapon or nuclear component.

f. Public hazard, actual or perceived.

24. Nuclear Weapon Significant Incident. An unexpected event involving nuclear weapons, nuclear components, or a nuclear weapon transport or launch vehicle when a nuclear weapon is mated, loaded, or on board that does not fall into the nuclear weapon accident category but that:

a. Results in evident damage to a nuclear weapon or nuclear component to the extent that major rework, complete replacement, or examination or recertification by the DoE is required. b. Requires immediate action in the interest of safety or nuclear weapons

图 Previous section [图 error messages ] 图 Next section

-CITE-

40 CFR Sec. 302.5

-EXPCITE-

Title 40

CHAPTER I

PART 302

SUBCHAPTER J

-HEAD-

Sec. 302.5 Determination of reportable quantities.

(a) Listed hazardous substances. The quantity listed in the column 'Final RQ' for each substance in Table 302.4, or in appendix B to Table 302.4, is the reportable quantity (RQ) for that substance. The RQs in Table 302.4 are in units of pounds based on chemical toxicity, while the RQs in appendix B to Table 302.4 are in units of curies based on radiation hazard. Whenever the RQs in Table 302.4 and appendix B to the table are in conflict, the lowest

(b) Unlisted hazardous substances. Unlisted hazardous substances designated by 40 CFR 302.4(b) have the reportable quantity of 100 pounds, except for those unlisted hazardous wastes which exhibit extraction procedure (EP) toxicity identified in 40 CFR 261.24. Unlisted hazardous wastes which exhibit EP toxicity have the reportable quantities listed in Table 302.4 for the contaminant on which the characteristic of EP toxicity is based. The reportable quantity applies to the waste itself, not merely to the toxic contaminant. If an unlisted hazardous waste exhibits EP toxicity on the basis of more than one contaminant, the reportable quantity for that waste shall be the lowest of the reportable quantities listed in Table 302.4 for those contaminants. If an unlisted

5

ENCLOSURE

Comment
Number

#### Response

#### **Grant Kimball**

I.64.1

Please see responses to comments O.12.83 and O.12.33. Also, with regard to the SL-1 reactor, the Navy had no involvement, technical or otherwise, in that project. The reactor was not designed for combat, and was not designed to Navy standards for shipboard operation: it is not possible to remove control rods manually from an operating U.S. Naval reactor as happened at SL-1. In addition, none of the three personnel killed in the SL-1 accident, which occurred in 1961, was involved with the Naval Nuclear Propulsion Program. One Navy enlisted person, from the Navy's civil engineering community, was among the fatalities, but that person was neither trained by nor had any connection to the Naval Nuclear Propulsion Program. Thus, that accident does not reflect on Naval Nuclear Propulsion Program safety.

I.64.2

The 10 curie limit applies to Cobalt 60 as Mr. Guida discussed in the 28 May 97 meeting on the Mixed Waste Storage Facility RCRA Permit Meeting. Mr. Guida used Cobalt 60 as an example because it is the primary radionuclide of concern for NNPP operations. The exact quote from the transcription of Mr. Guida testimony on this issue is:

"Under EPA regulations that pertain to releases of hazardous materials to the environment, that is under what's called their Super Fund (sic) Regulations. In the Comprehensive Environmental Response, Compensation and Liability Act, the EPA has set certain standards where if you release more than a certain amount of a hazardous material, you have to report to the EPA that you've had this incident, an accident. And they've got certain levels for oil spills, for ethylene glycol, which is an antifreeze. They have levels for thousands and thousands of substances.

One particular substance they've got a level for is Cobalt-60, which is the principle radioactive radionuclide that we're talking about. For Cobalt-60, the release threshold is 10 curies. That means if you released more than 10 curies of Cobalt-60, you would have to report that to the Environmental Protection Agency."

As stated by the commentor, the reportable quantity for iodine-131 is 0.01 curie. The source terms for the radiological accident analyses in Appendix F list the radionuclides that result in at least 99 percent of the possible exposure. Iodine-131 is not on this list since it is not present in sufficient quantities to contribute substantially to radiation exposure from an accident. The Navy has determined that the radiological risks from the proposed action would not be significant.

Please also see response to comment O.12.81.

## VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

Comment		
Number	Response	
I.64.3	Please see response to comment I.56.5.	

ENUTRONGENTLE

Uct 29, 1998

Secretary & the NAVY MR. Alchard Danzie,

I appose the Navy's plans to turn Gan Diego into a nuclear megaport and nuclear Dump. San Dieagans. don't want or need more nuclear-powered Aircrost carriers Nuclear power plants are being closed because of hazards why would the navy who protects our country want to stay in the nuclear business? Accidents Happens

## VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

Comment	
Number	Response

## **Anonymous**

I.65.1 Your comments are noted and are included in the Final EIS.

Reproduction clarity limited by quality of comment letter received.

ROM : Robert A. & Kelly Alexander

PHONE NO. : 619 456 5217

Uct. 29 1998 07:49PM P1

ROBERT & KELLY ALEXANDER PO BOX 2166 LA JOLLA CA 92038-2166 619 456 5217-FAX

PAX FAX FAX

I.66.1

Mr. Richard Danzig Secretary of the Navy

Dear Mr. Danzig,

We are writing to you to express our deep anger, fear, and sadness that San Diego has become/will become a Navy Nuclear Megaport.

This puts both naval personnel and civilians at risk.

Please, please, please, for God's and all our sakes, please with all of your power and might and influence of your good office, with all of your heart and soul, please oppose this, please.

In this country of ours, with its government of elected representatives, elected by the people to carry out the wishes and needs of the citizens, you are the person we turn to in time of trouble, of crisis. This is certainly a crisis. We turn to you. Help! Please stop San Diego from becoming a Navy Nuclear Megaport.

IT IS A CATASTROPHE IN THE MAKING!

Thank you.

Sincerely.

Kolet a Kally Kakender

Mr. and Mrs. Robert and Kelly Alexander PO Box 2166

La Jolla CA 92038-2166

P.S. Please make good on your promise to "put people first" and come to hear from the people directly, seriously considering their concerns.

> Please oppose this homeporting plan!!!!

## Navy nuclear yessels are not without risk

The Navy assertion endorsed in your editorial (Ang. 24) that matter powered aircraft carriers in Said Diego Bay are a without risk is factually incorrect.

Your newspaper his carried articles. So documenting many accidents about Navy macient ventels, including the deliberate falsification of nuclear reactor unferty. records abound a machest enhancine at Point Long. Recently, the radiation control officer abound the nuclear sub tender McKee at Point Lorns admitted to knowledge of six or seven other instances of the desiderate falsification of nuclear materithe party are rangication of marker materials in finding about a savel micker vessels.

Jung the federal Presenters of information Act, the Institute for Policy Studies and Greenpeace discriminated dosens of their catastrophes involving Navy unclear activities. Still, a U.S. Navy that has been two nuclear submarines with all tends shourd says it has an accident-free record. The handling of radioactive materials associated with navel machen reactors or mixed machen reactors or a mixed machen reactors or a mixed machen weapons in San Diego Bay is a mixed or reacting herostrometers to those living or vasicity herostrometers to those living or vasicity herostrometers to those

RICHARD DITTHENNER

## VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

## Comment Response

## Robert and Kelly Alexander

I.66.1 Your comments are noted and are included in the Final EIS.

1.67.2

Dr. Darrel Crais 450 Summerhill Court Alpine, California 91901 Telephone (619) 659-0176 Fax (619) 445-1059 Email: deraindefconnectnet.com

October 29, 1998

Mr. Richard Danzig, Secretary of the Navy Fax (703) 614-3477 Telephone (703) 695-3131

Mr. Danzig,

As a health care professional in our fair city, I implore you to carefully review your plans for our lovely town and the consequences to our hard-working people.

This letter is in response to the proposed stationing of nuclearpowered aircraft here in San Diego. The people of San Diego do not wish to have these carriers here for several reasons:

- 1) The presence of nuclear craft poses serious risks to public health
- 2) The result would be more radioactive and toxic waste travelling on public roads which are congested to begin with.
- 3) The location is right in the heart of metropolitan San Diego, an unsuitable location for decades of handling of nuclear materials and the inevitable spills and mishaps. You and I both know, accidents do happen.

As you may be aware, a report from the Government Accounting Office concludes that nuclear carriers are much more costly than conventionally-powered carriers, and yet they offer few advantages over conventional ones.

You are in a unique position to cancel these plans and provide for 1673 a safer future for our children and future generations, simply by scrapping the outmoded and wasteful nuclear reactors for motive power.

In any case, before you make your final decisions, please come to San Diego personally and hear how the people of San Diego feel about nuclear-powered carriers in the San Diego Bay.

In Health,

Dr. Darrel Crain

Comment Number	Response
Darrel Crain	
I.67.1	Please see responses to comments O.12.49, and O.12.132, and I.4.1.
I.67.2	Please see response to comment O.12.55 and I.63.7.
I.67.3	Your comments are noted and are included in the Final EIS.

1030040030

1-000 F.11/14 F-00

FROM : NJHARTLAND LIFETRACKS

PHONE NO. : 6192801978

Qct. 29 1998 12:24PM P1

Reproduction clarity limited by quality of comment letter received.

# LifeTracks Adventure Safaris

The winds as the Servagell Plains are takespering your name.

October 30, 1998

Secretary of the Navy, Mr. Richard Danzig FAX 703-614-3477

In a democracy you represent me and my family as well as your own interests. I understand you will make the final decision to add more nuclear carriers to San Diego Bay. Would you please come to San Diego and hear from the people who live here. We do not want our beautiful city or bay turned into a nuclear dump or nuclear megaport!

I have always opposed ouclear power from the very beginnings of my awareness of its destructive power when directed as well as when humans make mistakes with it and misdirect it; i.e. Chernobyl, Three Mile Island and other tragedies. ACCIDENTS DO HAPPEN! There are no gurantees it won't happen again! Also consider the problems of the year 2000 and those government computers that may just STOP! Y2K is real!

I oppose any and all plans to bring more des nuctive power to my beloved Son Diago Bay. The environment and the people are too previous to continue this instally.

According to my sources, the US Government Accounting Office reports no strategic advantage of nuclear carriers over convenienal carriers (although Nuclear costs \* 8 Billion dollars more!)

Please cancel the nuclear carriers and redirect that money into more immediate and humanatarian needs. Perhaps even Y2K compliance!

Thank you,

Nancia. Harmand Happy San Diegan, a Maine taxpayer

CC: to Bill Cohen

9075 Reservant St. San Dwgs, CA 92104 675-280-1955 800-565-4716 557 619-280-1973 6mg/; (\$6640.69 \$5966.00)

Comment Number

### Response

# Nancy Hartland

I.68.1

Two public hearings on the Draft EIS have been held in the San Diego region and public testimony received, as required under NEPA. The Navy does not currently have plans to have a follow-on community workshop for an informal dialogue. Concerns generated during the public review of the EIS will be considered by Navy personnel responsible for making decisions regarding the proposed action. Navy representatives at the EIS public hearings are directly involved with this decision-making process, and provide recommendations to the Secretary of the Navy regarding the preferred alternative to be implemented.

Furthermore, the Navy ensures that the EIS decisionmaker has a complete copy of the public hearing transcripts. The Navy believes that the objective sought by the comment is met by the fact that the transcript of the public hearing is prepared and reviewed as part of the NEPA process leading up to the Record of Decision.

Please also see response to comments O.12.57, I.63.7, I.4.1, O.12.55, and O.12.49.

October 29, 1998

To: Secretary of the Navy, Mr. Richard Danzig

Dear Mr. Danzig:

I am writing to voice my opposition to the Navy's plan to home-port nuclear carriers in San Diego. You no doubt think that protesters to this plan just "don't know the facts"; people like you do not think there is danger in nuclear technology. You do not think that nuclear waste poses a tremendously dangerous threat, not only to us now living, but to our children and grandchildren and great-grandchildren. You think that the advantages far outweigh the risks.

The military mind thinks that it's okay if some people get injured or killed, as long as it's not too many.

I want you to understand that under no circumstances do the people of San Diego want their beautiful city to become a nuclear dump for the Navy.

You are making our city a target for all kinds of enemy attacks.

And you are endangering millions of people, not only in San Diego, but also in Tijuana and Baja California. Please listen to what we are saying. Come to San Diego and listen and see for yourself. This is our home, not your Nuclear Megaport.

Thank you very much.

Sincerely,

Stephanie Mood 4538 Long Branch Ave. San Diego, CA 92107 1.69.1

Commen	t
Number	

# Response

# Stephanie Mood

I.69.1 Your comments are noted and are included in the Final EIS.

1030040030

17000 1.00/16 17006

Reproduction clarity limited by quality of comment letter received.

Ath: Mr. Richard Danzig

To: Secretary of the Navy, Mr. Richard Danzig

Dear Mr. Danzig,

I am writing to you today to voice my opposition to the proposed stationing of nuclear aircraft carriers in San Diego. I am not aligned with any group, but respectfully ask you to meet with the Environmental Health Coalition. I believe that their concern for the welfare and safety of San Diego's citizenry is legitimate.

I had previously planned on making San Diego my permanent home, but if it is to hecome a port for nuclear carriers then I would prefer to live somewhere where that practice will not be carried out. San Diego is nationally known for its heauty, its people, its friendliness, but most of all its cleanliness. When people find out that nuclear warships will be stationed in San Diego. I believe you will not only see a drop in tourism, but in the number of educated and skilled workers that San Diego can currently attract. This city will become less competitive and less likely to attract industries that will allow the city economic expansion. And all this will be due to the fear that people will have for themselves, their families, but most importantly for their children in living in proximity to a nuclear port and repair facility.

I don't oppose the military and I believe that we need a strong military as we do not live in an ideal world. At the same time, though, I believe that the decisions which affect the military and this country's citizens should be made intelligently. The US Government's General Accounting Office reports that there is no strategic advantage of nuclear carriers over conventional ones. Besides the fact that the nuclear carriers cost \$ 8 billion more. I urge you to cancel the nuclear carriers and put the savings into other more urgent needs that the military has.

Thank you for your time and attention to this letter.

Sincerety.

Richard Moran

T 770 1

1.70.2

Comment Number	Response
Richard Mo	oran
I.70.1	Your comments are noted and are included in the Final EIS.
I.70.2	Please see response to comment O.12.49, O.12.55, I.4.1, and I.63.7.

Nency Teas

Nancy Teas 450 Summerhill Court Alpine, California 91901 Telephone (619) 659-0176 Fax (619) 445-1059 Email: nancyt@connectnet.com

October 29, 1998

Mr. Richard Danzig, Secretary of the Navy Fax (703) 614-3477 Telephone (703) 695-3131

Mr. Danzig,

This letter is in response to the proposed stationing of nuclear-powered aircraft here in San Diego. Please do not station these carrier here.

1.71.1

These carriers:

1) poses serious risks to public health and safety of San Diego.

2) would result in more radioactive and toxic waste traveling on congested public roads.

3) would be located right in the heart of metropolitan San Diego, an unsuitable location for decades of handling of nuclear materials.

1.71.2

As you are undoubtedly aware, a report from the Government Accounting Office concludes that nuclear carriers are much more costly than conventionally-powered carriers, and yet they offer few advantages over conventional ones.

Please get rid of the outmoded and wasteful nuclear reactors for motive power and keep them out of San Diego.

Sincerely,

Nancy Teas

Comment Number	Response
Nancy Teas	
I.71.1	Your comments are noted and are included in the Final EIS.
I.71.2	Please see response to comment O.12.49, O.12.55, I.4.1, and I.63.7.

# urgent facsimile

To:

SEC.OF NAVY, MR. RICHARD DANZIG

Company:

Fax Number:

+1 (703) 614-3477

Business Phone:

From:

IN

Fax Number.

+1 (619) 692-1642

Business Phone:

Home Phone:

Pages:

1

Date/Time:

10/30/98 2:36:34 PM

Subject:

NUCLEAR MEGAPORT IN SAN DIEGO, CA

WE OPPOSE YOUR PLANS TO INSTALL ADDITIONAL NUCLEAR CARRIERS.
WE MUST SPEAK WITH YOU IN PERSON, AND WE WISH TO HAVE A PUBLIC TASK
FORCE SET UP TO STUDY THE SAFETY OF THE NAVY'S PLAN. THERE HAS BEEN
VERY LITTLE MEDIA AND NOTICE GIVEN TO THE SAN DIEGO PUBLIC

I SUPPORT MY CONGRESSMAN IN HIS REQUEST FOR MORE PUBLIC INPUT...

MR. IRVING B. HOSENPUD

# Comment Number

Response

# Irv Hosenpud

I.72.1 Your comments are noted and are included in the Final EIS.

I.73.1

1030 Calaveras Dr. San Diego, CA 92107

Secretary of the Navy Mr. Richard Danzig

Dear sir:

I oppose homeporting of nuclear carriers in the San Diego in the strongest possible way!

San Diego is the 6th largest city in the United States. The population density alone should prohibit a Nuclear Megaport in San Diego! There are seismic considerations that also make this move unwise.

San Diego doesn't need or want nuclear risk! Please listen to the people of San Diego and put the nukes somewhere else (or go conventional power).

Sincerely,

Jayne Cassedy

# Comment Number

Response

# Jayne Cassedy

I.73.1 Your comments are noted and are included in the Final EIS.

1030 Calaveras Dr. San Diego, CA 92107

Secretary of the Navy Mr. Richard Danzig

Dear Mr. Danzig:

I oppose homeporting of nuclear carriers in the San Diego in the strongest possible way!

San Diego doesn't need or want nuclear risk! Please listen to the people of San Diego and put the nukes somewhere else (or go conventional power).

Very truly,

Paul Cassedy

P.S. Why didn't you come to the public hearings in San Diego?

# Comment Number

# Response

# **Paul Cassedy**

I.74.1 Your comments are noted and are included in the Final EIS.

1.75.3

# Mitch C. Wallis 10360 Glenellen Way San Diego, CA 92126

via fax: (703) 614-3477

October 29, 1998
Secretary of the Navy,
Mr. Richard Danzig
re: Proposed Nuclear Ships/San Diego Bay

# DEAR SECRETARY DANZIG:

I am writing to protest the proposed installation of three nuclear-powered aircraft carriers in San Diego Bay.

I vehemently oppose the plan to turn San Diego into a Nuclear Megaport and Nuclear Dump.

Please note especially that the U.S. General Accounting Office reports that no strategic advantage of nuclear carriers over conventional carriers will result AND nuclear carriers cost 8 billion dollars more!

PLEASE CANCEL the nuclear carriers and use the savings for more pressing needs.

Thank you.

Yours truly,

Mitch C. Wallis MCw/me

Comment Number	Response
Mitch Walli	s
I.75.1	Your comments are noted and are included in the Final EIS.
I.75.2	Please see response to comment O.12.49, O.12.55, I.4.1, and I.63.7.
1.75.3	Your comments are noted and are included in the Final EIS.

# DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARRIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

# DRAFT ENVIRONMENTAL IMPACT STATEMENT

DRAFT EIS COMMENTS EN KJOLLER Name: 310 D AVE, CORONADO CA **COMMENTS:** I ATTENDED THE MEETING AT THE VILLAGE ELEMENTARY FEELING ABOUT THE PLAN TO HOMEPORT THREE CUN'S NORTH ISLAND. I.76.1 HOWEVER, I LEFT WITH THE THOUGHT THAT THE MANY IS MUCH LESS INTERESTED IN THE CONCERNS OF THE CITIZENS OF CORONADO THAN IS APPROPRIATE, THE TWO ISSUES THAT ARE MOST PROMINENT ARE ! (1) A SYSTEM FOR PROVIDING EMERGENCY WARNING TO THE POPULATION OF CORONADO IN NUCLEAR ACCIDENT OF THE INCREASED TRAFFIC ON CITY BE ADDRESSED WITH MUCH RESPECTFULLY

Note: This form is supplied for your convenience. You are not required to use this form. Comments of any length may be submitted to the address on the reverse side of this form. Your comments should be postmarked on or before November 12, 1998.

Signature

Comment Number

Response

# Ken Kjoller

I.76.1

For the portion of the comment addressing an emergency warning system in the event of a nuclear accident, please see response to comment L.4.36.

The additional traffic that would be generated by the proposed action would increase the traffic volumes on the Coronado streets. The existing conditions reflecting traffic on the Coronado transportation network were derived from traffic counts taken when two carriers were in port, during the summer when the greatest amount of vehicles would be present, associated with tourist activity (August 1996). The traffic impact analysis is based on incremental changes in site-generated traffic when the proposed CVNs are in port. The impact analysis of two additional CVNs in section 3.9.1.2.3 evaluates conditions that would occur 96 percent of the time when two or fewer carriers would be in port at the same time. The impact created by this condition, 27 vehicle trips during the peak hour, would be less than significant. Also, intermittent, short-term impacts resulting on the 13 days (4 percent of the time) when all three carriers would be in port simultaneously are evaluated. Though substantial, the impacts on intersections and roadways during these days would be short-term and less than significant. Please see response to comment L.4.16 for detail on how the transportation analysis has been revised.

Although specific traffic-related mitigation measures are not needed of the proposed action, the Navy does have an ongoing series of strategies designed to reduce the level of traffic generated by NASNI, such as a ferry system, carpool/vanpool programs, installation of bicycle racks, a guaranteed ride home program (for rideshare users with a mid-day emergency), and an educational program to promote these strategies. In addition, the Navy is considering a redesign of the Main Gate so that the entrance would align with Third Street and thereby provide a more direct connection into and out of the base.

2 200 1:00 REYD

November 16, 1998

Samantha Ellis 3728 1/2 Ingraham St. San Diego, CA 92109

Mr. John Coon Southwest Division (Code 05AL.JC) Naval Facilities Engineering Command 1220 Pacific Highway San Diego, CA 92132-5190

Dear Mr. Coon:

I am writing to express my disapproval and protest of having nuclear carriers in our San Diego bay. In light of all the dangers involved with nuclear power, it is unsafe to port even one nuclear carrier so close to where so many families live.

I belong to the Peace Resource Center, which has been studying and following this dilemma for many years now. I have seen the findings of the GAO report, along with many other reports, that prove that nuclear power is not the right answer for this San Diego region. In fact, it would be blatantly endangering our lives, environment, and the other inhabitants of this area. The Navy's draft Environmental Impact Statement does not fully address all the consequences of a nuclear accident. Nothing does.

I urge you to consider the families and environment of this beautiful, vibrant region, and not put us in danger by housing nuclear carriers in our bay.

Sincerely,

Samantha Ellis

# Comment Number

# Response

# Samantha Ellis

I.77.1 Please see response to comment O.12.49, O.12.55, I.4.1, and I.63.7.

1.78.1

Naval Facilities Engineering Command Southwest Division (Code 05AL.JC) San Diego, CA 92132-5190 220 Pacific Highway Mr. John Coon

Re. Draft Environmental Impact Statement for Developing Home Port Facilities for Three NIMITZ-Class Aircraft Carriers in Support of the Pacific Fleet

Dear Mr. Coon

After reviewing the Navy's draff EIS (DEIS), additional relevant documents and memos, | 1.78.1 and in support of the comments made orally and in writing by the following:

- City of Coronado,
- Environmental Health Coalition, San Diego,
  - Peace Resource Center, San Diego,
- Marilyn Field, resident of Coronado,
- oel I. Cehn, CHP, radiation expert hired by the City of Coronado,
  - Robert Sergeant, traffic consultant hired by the City of Coronado,
    - Charles Bull, noise consultant hired by the City of Coronado,
- Dr. David Richardson, epidemiologist hired by the Environmental Health Coalition Bernd Franke and Arjun Makhijani, radiological consultants hired by the
  - Camille Sears, independent expert hired by the Environmental Health Coalition to Environmental Health Coalition,
    - Quinton & Petix, the legal firm retained by the City of Coronado review the health and safety sections of the DEIS and

requirements of the National Environmental Policy Act, 42 U.S. Code S 4331, et seq. We conclude that the document is fatally flawed and does not comply with the [NEPA] nor CEQA

Comments on the Navy's DEIS (continued)

the information is scientifically accurate and, a new public hearing must be held to allow methodologies and factual conclusions. A new draft DEIS must be issued to ensure that conclude that the Navy must make substantial corrections, additions to its assumptions, Further, in agreement with the findings of the above listed parties, we are forced to or discussion and public disclosure.

Per the fundamental premise stated in the regulatory guidelines for implementation of NEPA, promulgated by the federal Council on Environmental Quality (CEQ), at 40 C.F.R. S 1500.1

NEPA documents must concentrate on the issues that are truly significant to the action in (b) NEPA procedures must insure that environmental information is available to public comments, and public scrutiny are essential to implementing NEPA. Most important, officials and citizens before decisions are made and before actions are taken. The information must be of high quality. Accurate scientific analysis, expert agency question, rather than amassing needless detail. (Emphasis added) Per Quinton & Petix, the legal council retained by the City of Coronado, "these principles have recently been reiterated by the Ninth Circuit Court of Appeals, in the case of Idaho Sporting Congress v Thomas, 137 F.3d 1146, at 1151 (9th Cir. 1998) Another fundamental principle that the Navy should have followed in preparing the DEIS is set forth in 40 C.F.R. S 1502.24, entitled "Methodology and scientific accuracy".

methodologies used and shall make explicit references by footnote to the scientific and "Agencies shall insure the professional integrity, including scientific integrity, of the discussion and analyses in environmental impact statements. They shall identify any other sources relied upon for conclusions in the statement. An agency may place discussion of methodology in an appendix."

Coalition have all identified numerous instances in the DEIS where the Navy has failed to The City of Coronado's consultants as well as those hired by the Environmental Health comply with the above NEPA implementing regulations (see enclosed).

Per the Quinton & Petix"

"It appears that the Navy has failed to provide information of 'high quality' and in fact has totally omitted any supporting data with respect to key environmental issues. I.78.4

Page 3

Further,

ostensibly devoting an entire section to the DEIS to that topic, it arguably fails to include "While the Navy's DIES appears to pay lip-service to the requirement of discussing the an adequate listing of past projects and overall traffic growth and therefore erroneously concludes that the current proposal's impact will not have a cumulative effect on the cumulative impact the current project will have on the environment of Coronado, environment."

As the U.S. Court of Appeals for the Ninth Circuit has recently observed:

1.78.3

mandatory. See 40 C.F.R. S 1502.16. The controlling regulation defines "cumulative "The duty to discuss cumulative impacts in an Environmental Impact Statement is impact" as:

when to other past, present and reasonably foreseeable future actions. regardless of what 'the impact on the environment which results from the incremental impact of the action agency (federal or non-federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time.

40 C.F.R. S 1508.7

City of Carmel-by-the-Sea v. U.S. Dept. of Transp., 123 F.3d 1142, at 1160 (9th Cir. 1997) (emphasis added)"

As stated in the City of Coronado's comment letter to the Navy on the DEIS.

Further, "The City is concerned that this draft EIS does not adequately address the impact 'NASMI has incrementally expanded its functions and complement of personnel, slowly ncreasing the scope and intensity of the negative impacts of its operation on Coronado" on Coronado of basing two or three CVN's on NASNI, or fulfill the requirements of

effectively circumvents the fundamental objective of NEPA of guarding the environment separating the impact of the homeporting of three CVN's between two EIS analyses, and then failing to consider the cumulative impacts of these decisions in the most recent E1S, "The National Environmental Policy Act and its requisite EIS analysis requires full unbiased disclosure of the likely effects of Federal projects. The City believes that 'through discussion and disclosure'."

Per Quinton & Petix:

1.78.2

environmental consequences of the preferred home porting alternative. The fundamental "The Navy has not fulfilled its duties under NEPA in conducting its inquiry into the purpose of NEPA, as stated by the federal Council on Environmental Quality, in its regulations implementing NEPA.

40 C.F.R. Sec. 1500 1 Purpose.

provides means (section 102) for carrying out the policy. Section 102(2) contains 'action-forcing" provisions to make sure that federal agencies act according to the (a) The National Environmental Policy Act (NEPA) is our basic national charter for protection of the environment. It establishes policy, sets goals (section 101), and letter and spirit of the Act. (Quotation marks in original.).

Preparation of accurate and informative environmental documents is an essential part of the Navy's obligations under NEPA, since this is an integral part of the 'action-forcing' good. Robertson v. Methow Valley Citizens Council, 490 U.S. 332, 109 S. Ct. 1835, at consequences, and hopefully, as a result, make decisions that are wise for the public 846 (1989) To that end, the federal CEQ has further declared its policy, inpart, as procedure that leads decisionmakers to take a "hard look" at environmental

40 C.F.R. S 1500.2 Policy.

Federal agencies shall to the fullest extent possible:

Environmental impact statements shall be concise, clear and to the point, and shall (b) Implement procedures to make the NEPA process more useful to decisionmakers be supported by evidence that agencies have made the necessary environmental background data, and to emphasize real environmental issues and alternatives. and the public, to reduce paperwork and the accumulation of extraneous

proposed actions that will avoid or minimize adverse effects of these actions upon (e) Use the NEPA process to identify and access the reasonable alternatives to the quality of the human environment.

essential considerations of national policy, to restore and enhance the quality of the (f) Use all practicable means, consistent with the requirements of the Act and other human environment and avoid or minimize any possible adverse effects of their actions upon the quality of the human environment. I.78.4

set forth above in section 1500 2 (b) and would be subject to legal challenge, if the Navy It is certainly arguable that the DEIS under scrutiny fails to measure up to the standards were to ignore these defects when they are brought to its attention.

revised and resubmitted for public scrutiny. Further, new public hearings must be held in decisions are made and before actions are taken, we insist that the Navy's DEIS must be environmental information is made available to public officials and citizens before In conclusion, in accordance with NEPA procedures which must insure that order to allow for new presentation of data and public comment...

Respectfully yours,

Kephan J. 1133 First Street, Unit 418 Coronado, CA 92118 Stephanie S. Kaupp (619) 435-5703

Coronado, CA 92118 411 First Street (619) 437-1966 Elizabeth Gill

Enclosures and References:

Letter to the Environmental Health Coalition from Bernd Frank and Dr. Arjun Makhijani Letter to the Mayor and City Council from E. Miles Harvey, the Landing Homeowners cetter to the Environmental Health Coalition from Dr. David Richardson Letter to the Environmental Health Coalition from Camille Sears, MS Letter to the City of Coronado from Quinton & Petix Association

Letter from Marilyn Field, to the City of Coronado, November 6, 1998 Memorandums of October 14 and November 5, 1998 from Joel I. Cehn, CHP, to the City of Coronado

Reference "Generations at Risk", released by Physicians for Social Responsibility and Reference additional and final comments by Joel I. Cehn to the City of Coronado CALPIRG, November 11, 1998 (see references made on Military/Navy Toxics)

The attachments to this letter, listed here, can be identified as referenced below:

The following letters were submitted by the City of Coronado as part of their attachment and numbered by the City with pages listed in parenthesis:

- Letter from Quinton & Petix, October 14, 1998 (pp. 4 9).
- Letter from The Landing Homeowners Association, dated September 24, 1998 (pp. 153-155)
- Council, and Homer Bludau, City Manager, Novemenr 6, 1998 (pp. 74 80). Letter from Marilyn G. Field to Mayor Tom Smisek, Members of City
- Bludau, City of Coronado RE: Interim report on Radiation Monitoring Study, Memo from Joel I. Cehn, CHP, Radiation Safety Consultant to Homer October 14, 1998. (pp. 16-22).

The following letters were previously received and have been identified as attachments to comment letter O.12 from Environmental Health Coalition:

- Letter from Camille Sears to the Environmental Health Coalition, November Letter from Bernd Franke for Institute for Energy and Environmental 10, 1998.
  - Research to Laura Hunter, Environmental Health Coalition, November 11,
- Comments of Dr. David Richardson, Department of Epidemiology, School of Public Health, University of North Carolina, Chapel Hill, NC

Comment
Number

### Response

# Stephanie S. Kaupp and Elizabeth Gill

- I.78.1 Please see responses to comments to the 10 letters of comment on the Draft EIS that you have referenced. Specifically see responses to comments O.12.5, O.12.8, O.12.9, O.12.15, O.13.5, and O.13.9. The Navy does not agree with your comments.
- I.78.2 This comment addresses the adequacy of the past, present, and reasonably foreseeable projects evaluated in the NASNI cumulative impact assessment. The list of reasonably foreseeable projects included in the cumulative analysis has been increased as requested by the City of Coronado. The revised cumulative analysis in section 3.18 incorporates these projects. Please see response to comment L.2.1.
- I.78.3 This comment addresses the adequacy of the NASNI cumulative impact assessment. This EIS does identify the cumulative impacts resulting from the reasonably foreseeable actions of homeporting the BRAC CVN along with up to two additional CVNs at NASNI. The cumulative analysis in section 3.18 evaluates that alternative (in the case of NASNI, Facilities for Two Additional CVNs: Capacity for Total of Three CVNs) which would result in potentially the most adverse of environmental impacts for each CVN homeporting location. Please see response to comment L.4.11 for a discussion of the analysis of the BRAC CVN in the cumulative impacts assessment.
- I.78.4 These comments are the same and in fact referenced to a consultant's letter attached to the City of Coronado's comments. See responses to comments L.4.56 through L.4.60 above.

November 25, 1998

Mr. John Coon, Project Manager Southwest Division, Naval Facilities Engineering Command Code O5AL-JC 1220 Pacific Highway San Diego, CA 92132

Dear Mr. Coon,

These comments are submitted in regards to the DEIS for for the Developing Home Port Facilities for 3 Nimitz Class Carriers in Support of the U.S. Pacific Fleet in Coronado, CA....and request they be placed in the official record. I just returned from an east coast sojourn, and I respectifully request that these comments be included in responses.

The installation of monitoring systems for <u>radiation</u> and <u>chemical</u> releases are required along the boundry with Coronado and within Coronado. Theæ should be monitored by Coronado officials or civilian resident volunteers from Coronado. A contínual print out should be placed in the Coronado public library on current results.

When certain threshholds are reached that would be detrimental to the health of residents, a siren should sound with a number code to convey to residents the action that they should take, i.e.: close all windows and do not expose self to outside air or evacuate the area, etc. There is NO OTHER WAY to notify residents immediately of a health hazard. Notifying public officials in past accidents has not worked and will not work now.

There are normal radiation releases as a normal routine, and there may be higher than normal releases, each of which must be registered. With a 600% increase in Chemical and hazardous waste storage at NAS North Island for a 10 year duration and even longer, if a disposal area is not established, there is a potential for air releases. There are air releases today of chemicals and heavy metals from processes currently taking place at NAS. These and any accidental releases have to be detected along with radiation releases, since both affect the health of residents.

Because of the U.S. Government and military cover-ups of the effects of the atom bomb tests, Agent Orange, the Desert Storm Health Syndrome and even putting a known military person in the unknown tomb, these agencies have no credibility in notifying the public should there be an accident or incident affecting public health. This includes the Navy! Therefore, it is imperative that the residents have there own monitoring stations or the Navy will soon feel the rath of those they ignore. It is human nature.

<u>Conclusion:</u> Navy provide monitoring stations with Coronado observers, with a central current display in the Coronado library, installation of sirens for immediate notification of acidents/incidents of radiation or chemical releases at any level, coded for necessary public response, all within the Commado City area.

860 Cabrillo Ave. Coronado, CA 92118 Earle Callahan CDR USN (Ret)

I.79

I.79.1

Comment Number

Response

# Earle Callahan

I.79.1 Please see response to comment L.4.36 and O.12.81.

Tue, Dec 8, 1998 07:06 PM

# GaiaLINA

Fax. 619 50.3 1223 3914 Murphy Corryon Rd Soile A2206 Soil Dego, CA 92123 MARY LYONS 619.503.1221

GaiaLINK.com

October 29, 1998 lyons@garalink. com

I'm Marv Lyons, Founder of an organization called GaiaLINK. My mission is 1.80.1 to link all people with each other and the living earth/system which sustains

I do not speak for myself or for the people of Coronado; they are doing an excellent job of speaking for themselves..

speak for all the people in the San Diego/Tijuana Region

speak for all of the children...for many generations to come.

speak for Gaia, the living earth, which provides us with our entire life support system.. You must be aware that you and your warships are a target... and make the entire region a most attractive target

- Think of terrorists from a fanatic sect... we saw them in NY
- Think of Oklahoma City and an angry American dissident
- · Think of Chemobyl and the long term damage of nuclear fallout..
- Thirth of the devastation of Hiroshima..

We are here in discussion because these warships are not powered by common polluting internal combustion engines You/we are messing with the power of the sun... over which we have limited control; notwithstanding the high degree of commitment and training of the people operating the systems.

With the best people responsible, there is a possibility of an accident.

Nuclear ships make great profits for the builders.

1.80.2

has yet invented. But the long term risks and problems in this game are too Nuclear warships may be the greatest macho power toys our clever species

doorway. But Terrorism is much in vogue these days as you know, because it I am not prone to paranoia or seeing enemies lurking in every shadowed doesn't take billions of dollars to do billions of dollars worth of damage.

I.80.3

wasteland for generations to come — it would even mess with the tourist A terrorist attack could turn the San Diego/Tijuana region into a nuclear

shortsighted technological cleverness — poisoning not only ourselves, but Alternatively, the residue of nuclear waste is one more example of our our entire life support system: the birds, the fish... the frogs.

1.80.4

We, the citizens, have entrusted you and empowered you, with your proud blue uniforms, to defend us and create national security... national security...in doesn't stay put. It leaches out and contaminates water supplies and the soils running out of other people's back yards... to dump waste in and the stuff the light of terrorism and the half-life of nuclear waste. We need a larger vision, a longer term, to frame our concept of national security. We are I believe it is time to re-examine the whole notion of we depend on for our very existence.

not armor you against nuclear contamination and fallout or radiation sickness. Navy. Be aware that your proud blue coat and hard earned golden braid will I respect you, your commitment to your job, and the past services of the U.S.

Are we willing to trade the short term image of national security for one group of humans — north americans — for serious, long term regional insecurity? implore you and all decision makers to re-consider your commitment to nuclear warships, particularly those in this area.

Most Sincerely,

1.80.2

Mary Lyons

Comment Number	Response
	The sport of the s
Marv Lyons	
I.80.1	Please refer to responses L.4.44 and I.37.1 on the subject of terrorists and attacks on aircraft carriers in San Diego.
I.80.2	Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.
I.80.3	Please refer to responses L.4.44 and I.37.1 on the subject of terrorists and terrorist attacks on aircraft carriers in San Diego.
I.80.4	Please see response to comment I.80.2

PAGE

# IN SUPPORT OF THE U.S. PACIFIC FLEET DRAFT ENFIRONMENTAL IMPACT STATEMENT DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARIERS PUBLIC HEARING

TUESDAY, OCTOBER 27, 1998 CORONADO, CALIFORNIA

REPORTED BY MARILEE P. JEFFRIES, CSR NO. 7142

Five coat & With Certified Shorthand Reporters, Inc. 701 B Street Suite 760 San Diego, California 92101

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CORONADO, CALIFORNIA, TUESDAY, OCTOBER 27, 1998

CAPTAIN DAVE O'BRIEN: Good evening, ladies and gentlemen. My name is Captain Dave O'Brien, Commanding Officer of the Naval Air Station at North Island. I'd like to welcome you to this formal hearing of the Department of the Navy's Draft Environmental Impact Statement for developing home port facilities for three NIMITZ-Class aircraft carriers to support the U.S. Pacific

The purpose of this Environmental Impact
Statement, or EIS, is to analyze the potential impact
associated with construction and operation of the
facilities and infrastructure needed to support home ports
for three nuclear-powered aircraft carriers at four naval
facility concentrations: San Diego, California;
Bremerton, Washington; Everett, Washington; and Pearl
Harbor, Hawaii.

With me this evening are key members of the team who participated in preparation of the Draft EIS.

They represent some of the specialized Navy activities involved in the project. Speaking tonight will be Captain Rockland Deal to my right, Commander Naval Air Force, U.S. Pacific Fleet. They operate the aircraft carriers. And to his right Mr. John Beckett from the Navy Nuclear Propulsion Program. They manage the nuclear propulsion program.

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Tonight's meeting is being held as part of

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the process prescribed under the National Environmental Policy Act, or NEPA. NEPA is our basic charter for evaluating potential environmental effects of federal actions. Under NEPA, federal agencies, in this case the Navy, must prepare an EIS for any major action that may significantly affect the quality of human environment.

NEPA procedures are designed to make environmental information available to public officials and citizens and to receive input from officials and citizens before decisions are made or actions are taken.

The NEPA process for this project was initiated in December 1996, and in February 1997 four public scoping meetings were held in Bremerton and Everett, Washington; Pearl City, Hawaii; Coronado, california. Since then we have been busy preparing the Draft EIS.

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on August 28th of this year, the Draft EIS was issued for public review. The availability of the Draft EIS was announced in local newspapers. Copies were distributed to agencies, organizations, individuals, and local libraries for public review. The 75-day public review period will run through November 12th, 1998.

18 19 20 The purpose of this public hearing is to describe the proposed actions and alternatives, to present the results of the environmental analyses contained in the Draft EIS, and to hear your comments about the Draft EIS.

A total of five hearings just like this one are being held in Everett, Bremerton, Washington; Honolulu, Hawaii; and

San Diego and Coronado, California.

All oral and written comments on the Draft EIS received tonight and throughout the public review period will be considered and responded to by the Navy.

The Draft EIS will then be revised as necessary to produce a complete and thorough discussion of the potential environmental consequences. The revised document which will include responses to all comments received during the comment period will become part of the final EIS.

Depending on comments received and the effort needed to address them, the final EIS will be completed in early 1999. When completed, the final EIS will be submitted to the Deputy Assistant Secretary of the Navy for Installations and Facilities as input to the decision making process. The document will then be subject to a public review period as required under NEPA. After this review period the Deputy Assistant Secretary of the Navy will consider any comments received and will sign a Record of Decision which will document the final decisions and will complete the NEPA process. This action is expected in the spring of 1999.

Now, let me explain the procedures for making tonight's meeting productive and smooth. I hope that each of you have picked up one of the blue handouts that are available on the table near the door. It has the agenda for tonight's meeting on one side and a summary of the proposed actions and the environmental analysis on the other side. If you do not have one you may get one at the

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break, or if you would like one now, please raise your hand and we will pass one to you.

Also, please put your name and address on the white sign-in sheet on the table near the door if you wish to be included on the project mailing list. If you are on the mailing list you will be able to receive information about the project.

If you wish to speak during the public comment portion of tonight's meeting, I hope you have filled out a gray speaker request card, also available on the table near the door.

Also available on the table are a green handout which is a fact sheet summarizing the Navy Nuclear Propulsion Program, and copies of the Naval Nuclear 50th Anniversary brochure. Please help yourself to a copy of each of these if you wish.

Finally, if you wish to submit written comments and would like to have a handy form on which to write your comments, please pick up one of the yellow comment sheets. You may turn in your written comments tonight by placing them in the comment box near the door, or you may mail your comments to the address indicated on the back of the comment sheet before November 12. I assure you that written comments will get the same attention as oral comments.

The public comment portion of tonight's hearing is an opportunity for you to present your comments on the Draft EIS. We are not going to take up your time

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to respond to each comment tonight. Responses to your comments will be in the final EIS. To ensure that we have reported all your comments, a transcript of this meeting will be prepared by our court reporter.

Now, let's get started. First we will describe NIMITZ-class aircraft carriers and the need for them to have home ports. Then we will explain what the proposed actions are and why they are being considered.

Next we will explain the alternatives that are considered in the Draft EIS. Then we will briefly summarize the results of the environmental analyses. That will be followed by a discussion of the nuclear propulsion aspects of NIMITZ-class aircraft carriers. Following the presentation, which will take about 40 minutes, we will take a ten-minute break and then reconvene to receive your comments.

Now, to talk about NIMITZ-class aircraft carriers, homeporting, and the proposed actions, I would like to introduce Captain Rockland Deal from the staff of commander Naval Air Force, U.S. Pacific Fleet.

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CAPTAIN ROCKLAND DEAL: I chose this photograph of one of our carriers at sea with part of our air wing overhead to point out that this is what the proposed actions we are discussing tonight are really all about.

They are about the efficient application of military power in support of the United States' national interests established by the President and Congress.

It is my boss who is responsible for support for all of the aircraft and aircraft carriers in the Pacific Fleet. That adds up to 6 aircraft carriers, about 1600 airplanes, and more than 57,000 people who make it all work. They are out there every single day carrying out their mission somewhere in the world's largest ocean.

I represent the people who fly these airplanes and sail these ships, and it's we who need the home port facilities that we are talking about tonight.

In this part of our presentation I'll describe NIMITZ-class aircraft carriers, the major Pacific Fleet home ports, and some of the principal factors creating the framework for the decision of where to

homeport aircraft carriers.

NIMITZ-class aircraft carriers are among the largest of the warships in the world. They are 1,092 feet long by 252 feet wide on the flight deck, and 134 feet wide at the water line. The flight deck encompasses 4.5 acres. They are also one of the deepest draft ships in the Navy, requiring a home port berth with a depth of 50 feet measured at mean lower-low water. The full crew complement while in home port is 3,217 personnel, which is roughly half the full operational crew complement of approximately 6,000 when the air wing is embarked at sea.

 The aircraft and air wing personnel do not remain on the carrier while it is in home port. The air wing is typically based at several different Naval Air Stations. When the carrier goes to sea, the wing support

personnel and material are loaded at pierside, and the aircraft fly out to meet the carrier at sea.

The Pacific Fleet has facilities in many locations, but they are concentrated mainly in four geographic areas: Washington's Puget Sound in the Pacific Northwest; the San Diego area in Southern California; Pearl Harbor, Hawaii; and Yokosuka Japan. The naval facilities in these areas provide home ports for nearly all of the ships in the Pacific Fleet.

What is a home port? Each ship in the U.S. Navy has home port where it is based when not deployed. The crews' families generally live there; maintenance and material support are located there; facilities and quality of life infrastructure are provided there.

The nuclear-powered aircraft carrier operates on about a 24-month cycle: They deploy overseas for six months; they undergo maintenance in the home port area for about six months; and they spend the remaining 12 months training for the next deployment. About four months of that training is spent at sea, so you can see that the crews get precious little time in home port with their families.

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As indicated on this slide, the Navy designation for nuclear-powered aircraft carrier is CVN. A conventionally-powered aircraft carrier is called a CV. So when I use the term "CVN" in this presentation, I'm referring to a nuclear-powered aircraft carrier.

The Navy's proposed actions, which are the

subject of this EIS, are to construct and operate the facilities and infrastructure needed to support home ports for three CVNs.

Two of these CVNs will be joining the Pacific in 2002 and 2005 to replace two older conventionally-powered aircraft carriers, CVs. Let me emphasize that these two CVNs will replace two CVs and will not increase the number of ships in the Pacific Fleet. One of the CVs was decommissioned in September of this year, and a second CV is scheduled to be decommissioned in 2003.

The third CVN is the one homeported at Naval Station Everett. The Everett home port location is being revaluated in order to assess the potential to increase efficiency of support infrastructure and maintenance capabilities and to enhance quality of life for the Crew.

The decisions on CVN home ports could also result in the need to relocate up to four Fast Combat Support Ships, or AOEs, currently homeported at Puget Sound Naval Shipyard if an additional CVN is homeported

Decisions on facilities development need to be made soon. This is important in order to program budgets in time to accommodate planned arrival dates of the two CVNs that will replace the aging CVs.

Currently designated CVN home ports are located at three Pacific Fleet naval facilities. Two of the home ports are in the Pacific Northwest area: Puget

Sound Naval Shipyard at Bremerton, Washington, and Naval Station Everett at Everett, Washington. The third designated CVN homeport is in the San Diego area at Naval Air Station North Island in Coronado, California. North Island was only recently designated a CVN home port and just received a nuclear-powered aircraft carrier in August of 1998.

All three of the currently designated CVN home ports are considered in this EIS. In addition, because Pearl Harbor is a vital fleet concentration, it is also evaluated in this EIS as a potential CVN home port location.

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The Navy determined specific locations for homeporting by examining the four existing ports just mentioned to determine how well they were capable of satisfying the following CVN home port objectives and requirements:

Operations and training;

Support Facilities;

Maintenance Facilities; and Quality of life for Navy crew and families.

assigned to the Pacific Fleet. One is currently homeported at Bremerton, one is at North Island, and one is at Everett. Two additional CVNs will be joining the Pacific Fleet in coming years, bringing the Pacific Fleet total to five CVNs and one CV. The CV based in Yokosuka, Japan. The CV based at Yokosuka, Japan is not a topic of

discussion tonight.

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The EIS analysis assumes at least one CVN will continue to be homeported at Bremerton to comply with previous actions under the Base Realignment and Closure process, referred to as BRAC; at least one CVN will continue to be homeported at North Island to comply with previous BRAC actions; and (3) the remaining three CVNs will be homeported within the four alternative locations under consideration: Bremerton, Everett, North Island, and/or Pearl Harbor.

because we were looking at four locations to homeport three CVNs with a different range of possible CVN berths at each location, a very large number of potential combinations were considered. We decided on the five combinations that presented a reasonable range of alternatives. These five combinations along with the alternative of no action became the six alternatives analyzed in the Draft EIS. The no-action alternative evaluates the impacts that would occur if no new facilities were constructed.

If you will look at the rows on this chart, you will see that North Island could have a total of one to three CVNs (the currently homeported CVN shown here in blue). Puget Sound Naval Shipyard could have one or two CVNs (the currently homeported CVN and possibly one additional CVN). Everett could have zero or two CVNs (the currently homeported CVN and possibly one additional CVN).

or possibly minus the currently homeported CVN). Pearl Harbor could either remain without a CVN or add one CVN

columns one through five represent what we call the action alternatives because they would involve the action of facilities construction in order to accommodate additional ships at those locations. In each case the column for each alternative totals five CVNs.

AOEs are currently homeported at Puget Sound Naval Shipyard. Under alternative one, with two CVNs at Puget Sound Naval Shipyard, the four AOEs would be moved to Naval Station Everett. Under alternative five, also with two CVNs at Puget Sound Naval Shipyard, two AOEs would remain at Puget Sound Naval Shipyard and two would be moved to Naval Station Everett.

The sixth column is the no-action alternative has five CVNs. This is because the proposed action is not to decide how many aircraft carriers we should have in the Pacific Fleet; the action is to decide whether to construct the optimal facilities and infrastructure to support them. Since NEPA requires that an EIS evaluate a no-action alternative, we had to determine where to homeport three CVNs if no new facilities were constructed. Logic dictated that we would not move the CVNs currently homeported in North Island, Puget Sound Naval Shipyard, and Naval Station Everett. The rest of the solution was to locate one additional CVN at the existing transient

berth at North Island; locate one additional CVN at Puget Sound Naval Shipyard; and keep the AOEs at Puget Sound Naval Shipyard.

The Navy's preferred alternative is alternative two, which would home port two additional CVNs at Naval Air Station North Island and maintain Naval Station Everett as a CVN home port. The Navy's preference for this home port combination is based on North Island's accessibility to the sea and the training ranges; Pearl Harbor Naval Shipyard's inaccessibility to the training ranges and its lack of facilities to support a carrier air wing; and the operational and quality of life advantages of the existing CVN home port at Naval Station Everett and the assumption that depot maintenance for the CVN can be successfully completed without a significant adverse impact on crew quality of life or maintenance schedules and costs.

Now I will describe some of the construction needed for maximum development at North Island to provide home port facilities for a possible total of three CVNs.

To achieve the necessary water depth of 50 feet, approximately 490,000 cubic yards of dredging would be required. The dredging material would be disposed of at a designated ocean disposal location approximately five miles southwest of North Island or at another location in accordance with permit conditions. The existing pier J/K would be demolished and reconstructed to provide required CVN berthing. Reconstruction of pier J/K is required to

 maintain berth L as the transient CVN berth to support air wing training and battle group training for CVNs in the U.S. Pacific Fleet area of responsibility.

transitional paved area to the other CVN berth facilities. Filling in the dike area would require establishment of a mitigation site to address the loss of shallow waters and The mitigation site would be constructed adjacent to pier construct the mitigation site and would be in accordance creation of new bay bottom and establishment of eelgrass Approximately 1.2 to 2.5 five acres of dike The fill material beds with new enhanced intertidal and subtidal habitat. B at the western end of North Island. Approximately The mitigation would include the with permit specifications and agency requirements. 50,000 cubic yards of sediment would be dredged to would be covered with a concrete cap to provide a area would be filled behind the pier. eelgrass habitat.

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water, salt water, sanitary sewer, oil wastes, jet fuel steam, low-pressure compressed air, potable water, pure The concrete wharf would be supported by capbeams and the deck slab. The wharf would provide and marine diesel fuel. Electrical utilities would concrete and steel piles, reinforced concrete pile include a new 4,160-volt substation.

Other improvements would include a CVN warehouse, accommodates personnel transportation across San Diego relocation of the existing ferry/flag landing that Additional improvements would include

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lighting. Improvements to the security fence would also fleet support building, equipment laydown building, and be needed

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analysis specifically addresses construction and operation you read through these and also point out transportation environmental issues that are addressed in the Draft EIS there includes traffic. Coronado expects your comments include the 17 issues listed on this slide. I will let the analysis. But we have accumulated thus far in the required. The study also addressed significant issues of associated facilities and any dredging that may be The The Draft EIS analyzes the potential environmental effects of the six alternatives. identified during the public scoping process. draft and for further study and analysis.

ground transportation, and general services and utilities. This chart summarizes the potentially significant impacts The EIS identifies potentially significant environmental impacts at some or all of the home port Marine biology, locations for the following issues: at each CVN home port location.

and pier replacement, which would cause marine habitat and mitigable impacts on marine biology. These impacts would be associated with alternatives one, two, three and four, At Naval Air Station North Island, dredging eelgrass habitat removal, would have significant but and would be mitigated by construction of a habitat mitigation area.

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At Puget Sound Naval Shipyard, significant but mitigable impacts on marine biology could result from dredging and marine construction during the salmon out migration season and from construction of a confined disposal facility if needed. These impacts would be associated with all five of the action alternatives. Impacts on salmon migration could be mitigated by avoiding dredging and marine construction from mid-March through mid June. Impacts from construction of a confined disposal facility if needed potentially could be compensated by construction of a shallow water habitat. Also significant unavoidable impacts on general services and utilities would be associated with the no-action

At Naval Station Everett significant but mitigable impacts on marine biology could result from dredging and marine construction during the salmon outmigration season and during the Dungeness crab molting period. These impacts would be associated with alternatives one, four, and five and could be mitigated by avoiding dredging and marine construction from mid-March through mid-June. Under alternative four with two CVNs at Everett, increased local commuters would cause a significant but mitigable ground transportation impact. This impact could be mitigated by providing roadway improvements and by implementation of a trip reduction program.

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At Pearl Harbor Naval Shipyard, significant

but mitigable impacts on ground transportation would occur with the homeporting of a CVN. This impact would be associated with alternatives three and five and could be mitigated by providing roadway improvements and by implementation a trip reduction program.

Now I would like to introduce Mr. Tom Beckett who will discuss the Naval Nuclear Propulsion Program.

MR. TOM BECKETT: Thank you, Captain Deal.

Good evening. You have probably seen it on cur.

CNN. Aircraft carriers give the president four-and-a-half acres of sovereign territory he can count on any time he needs it anywhere in the world. Fleet commanders agree nuclear power enhances the capability of an aircraft carrier. With high speeds, sustained endurance, tactile flexibility and mobility aircraft carriers can respond to crisis more quickly, arrive on station in higher state of readiness, and stay on station longer with less logistic support if they are nuclear powered.

Next slide, please.

Before I discuss the results of the Environmental Impact Statement radiological analysis, I would like to provide some background on the Navy's nuclear propulsion program.

anniversary. The brochures that Captain O'Brien referred to on the side table include some of the many kind words we received from the nation's leaders to mark this

alternative at Puget Sound Naval Shipyard.

occasion. If you haven't already done so, I hope you will take one on your way out tonight.

In the past 50 years the Navy has logged approximately 5,000 reactor years and 115 billion miles of steam safely and Worldwide operations on nuclear power.

There has never been a reactor accident in that period nor has there been any release of radioactivity that's had a significant effect on the public or the environment.

Next slide.

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The naval nuclear propulsion program standards and records surpass those of any other national or indeed international nuclear program. To validate compliance with our strict radiological control requirements we conduct environmental monitoring in operational areas including San Diego. Monitoring includes analyses of air, water, sediment and marine samples for evidence of radioactivity. Reports on the results of these environmental sampling programs have been published openly and annually since the mid-1960s. You may find this report in the Coronado Library. This is the current year's report of our environmental monitoring program.

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There have been as many as 22 naval nuclear propulsion plants associated with nuclear powered war ships homeported in San Diego over the past 40 years.

Independent surveys conducted by the Environmental Protection Agency and by other government agencies confirm the conclusions of the Navy's own environmental monitoring

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program. Operations over this period have had no significant affect on the environment. This does not mean that radioactivity is not released from naval nuclear propulsion plants. What it does mean is that such releases are infrequent and small and are well below the limits established by federal law.

Next slide,

Maval reactors are different from and much more robust than their civilian counterparts. This slide shows the live fire shot tested that was conducted in 1987 on board U.S.S. THEODORE ROOSEVELT. You can see the plume of water behind the ship. The Navy intentionally detonated the equivalent of over 50,000 pounds of T.N.T. close to the hull. The reactor plant passed with flying colors. This should be no surprise because each reactor plant must be designed to meet the rigors of combat if they are to serve in war ships. In addition, naval nuclear plants must be designed to fit within the constrained volume of a war ship hull.

I'd like to point out that even on a ship as large as a nuclear powered aircraft carrier, over 6,000 sailors must live and work every day while deployed within 600 feet of the operating reactors. The design requirements that result from these operational necessities result in reactor plants that are exceptionally rugged and resilient. In addition, the reactors are simple and small being less than one-fifth the size of the typical commercial nuclear power plant.

Thus naval reactors' designs enhance peacetime protection conditions existing in a near port when the reactors of the environment and the public under the benign operated at low power or are shut down.

are

Next slide

planning and training. The Navy plans cover a wide range Emergency preparedness is a normal part of ongoing Navy of emergencies from events such as fires to less likely events such as severe weather to highly unlikely events I'd like to talk about emergency planning. including radiological emergencies.

condition. It includes detailed procedures thought out in plants and their facilities, the impacts from radiological advance and tested to deal with the abnormality. Because reactor with continuous monitoring of radiological work by highly motivated and trained individuals to detect any abnormal Radiological emergency preparedness starts resources to deal with the casualty. However -- and I Consequently, emergency plans are based on using Navy of the conservative design approach used in naval emergencies would be localized and not severe.

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sufficient for protection from the casualties resulting government plans for ensuring protection of the public prompt notification of both state and local officials during general emergencies such as severe weather are would like to emphasize this -- the plans do include the time of the casualty. Existing state and local naval reactor plants.

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Next slide, please.

discuss the Environmental Impact Statement's radiological With that background and experience, let's analysis.

potential impacts to air, water, and sediment quality from use risk factors derived from the international commission on radiation protection. The methodology assumes that the The analyses cover impacts to humans as well conducted using internationally accepted methodology and risk to a given member of the public is higher than that a range of both normal operations and potential casualty sensitive populations among the public such as children This accounts for more We performed detailed analyses looking at analyses the Further, to a facility worker or sailor. as to plant and animal life. and the elderly. situations.

radioactivity exposure. However, the analyses also cover cancer is the commonly accepted measure of impact from Fatal cancers are reported, since fatal non-fatal cancers and other health effects including genetic defects.

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the weather conditions exist which would maximize exposure to the public, and we assume that the radiological forced and hypothetical accidents. For example, we assume that conducting the risk analyses from both normal operations term which is used is greatly -- is much larger than the We use several conservative assumptions in

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facilities. If these conservatisms were removed from the
analyses, we would find that the risks are many times

lower than those that I am about to report.

For cumulative impacts we assume that all

nuclear powered ships in the area are concentrated in the
home port location. For North Island what this means is
that we assumed as many as 12 naval reactor plants

sassociated with the 10 submarines and I aircraft carrier
in the area as the baseline, and then we evaluate it the
in the area as the baseline, and then we evaluate it the
in the area as the baseline, for the cumulative total.

submarines and 2 CVMs, 3 CVMs for the cumulative total.

Next slide.

Let me digress a little bit at this point and talk about the potential for shipboard accidents. The evaluation of shipboard accidents reveals significant details about military capability and war ship design. Consequently it's discussed in a classified appendix to the Environmental Impact Statement. This classified appendix is not releasable to the public but has been provided to Environmental Protection Agency headquarters for review.

What we can state publicly about the analysis in the classified appendix is that all inclusions and environmental impacts are covered by the discussion of facility accidents contained in the unclassified sections of the Environmental Impact Statement. I would also like to point out that in addition to these analyses we have

conducted extensive classified analyses of the design of the NIMITZ-class reactor plant and had provided those to the Nuclear Regulatory Commission and its advisory committee on reactor safeguards for independent review.

They have both concluded that these plants are safe. Each review, although not required by law, are part of the Navy's longstanding practice of obtaining independent consideration of important elements of nuclear propulsion design.

### Next slide.

Now finally, here are the results of the radiological analyses of homeporting carriers at North Island. The average additional annual risk to a single member of the population within 50 miles of North Island from the cumulative impact of normal operations is less than one in one billion. And the cumulative risk from accident situations, in this case, a facility fire is less than one in seven hundred million.

# Next slide, please.

I provide this slide to provide some perspective on those risks. You'll note some other risks associated with common everyday activities in this area. This supports our conclusion that the combined impact of operation of carriers in this area is much less than the risk associated with everyday life.

## Next slide.

Finally, I'd like to show that this slide represents a Seal Team inspection, environmental

inspection of U.S.S. NEVADA in her home port in Maine. I use this to illustrate our point that the conclusion from the Environmental Impact Statement is that there is no significant radiological impact from any of the homeporting alternatives.

I would now like to turn the program back over to Captain Deal.

captain Rockland DEAL: Before we begin the public comment portion of this hearing, we will take a ten-minute break. If you haven't done so already, this would be a good time for you to fill out and turn in the speaker request card or to pick up copies of handouts from the table by the door. Let me remind you, we have three handouts available. The handouts are color coded blue information sheets, green nuclear propulsion fact sheets, and yellow are written comment forms. In addition, there is a Naval Nuclear 50th Anniversary brochure that you are welcome to take. All of these handouts are available on the table near the door. During the break we will leave up on the projector of the slide to show you where to send your written comments.

Please return back to your seats in ten minutes, and we will begin the public comment portion of the hearing.

CAPTAIN ROCKLAND DEAL: All right. At this time we would like to hear your comments on the Draft EIS. You

(A recess was taken.)

need to know the things that we missed and areas for further research for further analysis because we want to make the right decision on homeporting these carriers. Again, we won't be responding to questions tonight, as frustrating as it may be for some of you and for some of us here. In order to hear from everyone and to gather the expertise to answer your questions completely and thoroughly we will do that in writing. Every comment whether oral or written will be answered to the best of our ability.

Please remember no homeporting decision has been or will be made until the NEPA process has been completed. Your comments will be recorded by our court reporter tonight to become part of the permanent record, part of the public record on the Environmental Impact Statement process.

Out of courtesy to elected officials and Government agency representatives speaking on behalf of our constituencies, we will take their comments first. We would like to hear from Coronado residents next and other individuals. If you wish to speak and have not yet turned in a gray speaker request card, please do so now. If you need a speaker request card, please hold up your hand and someone will bring one to you. After we have gone through all the cards provided to us, we will ask if anyone else wishes to speak and allow them the opportunity to do so.

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When your name is called please step to the podium, state your name and spell your name for the court

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H.1.2

H.1

H.1.5 H.1.4 Lastly the DEIS does not consider current or G.A.O. report that found that nuclear propulsion carriers I think the Navy needs to take a step back, reassess this entire project in light of the new analysis of the G.A.O. were far more costly and provided no military advantage. new information, does not consider findings of recent is a breach of the reactor core.

like to respond to Mr. Beckett's comments about resilient that P.S.A. (inaudible). After that incident (inaudible) DR. EDWARD SIEGEL: Yes. I'm metallurgist. I'd agencies fired missile blower. After that (inaudible) combustion before it was (inaudible). I worked on number one, rugged number two, and three, simple. graduate of (inaudible) whistle blower. INCO-182. (inaudible) weld alloy.

H.1.6

brave. But they are jockeys. I'm like the veterinarian. understand you gentlemen are not brave enough -- I'm not People who go down in nuclear submarines (inaudible) are trying to insult you -- to go down in nuclear submarine. I can't teach you metallurgy. I'll talk a little more I want to say something up front. I

(inaudible) is like osteoporosis. So getting back to Mr. Beckett's comments, resilience to what? Not to shock. H.1.7

H.1.8

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command maybe high up nobody really looked at Coronado and to answer questions, I'm sorry gentlemen, they just appear disbelieve and distrust Navy statements and findings. It understood how this expansion would affect our community. the promises is unworthy of a Navy and institution previously held in to me a joke and sham. The failure of honest disclosure Without even an acknowledgment of the negative impacts. and the evasion of the facts during the past five years activities on the citizens of surrounding communities. have caused many Coronado citizens, certainly myself, Environmental Impact Statements, the comment periods, am not blaming you, but somewhere along the chain of high regard to pass the risk and the burden of its public process since 1993, the entire process, the This must be my fifth one,

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GAIL BRYDES: Thank you, Captain Deal, Captain primarily to traffic, cumulative impacts and also a O'Brien and Mr. Beckett. I'll confine my comments proposed alternative.

This is not a fact. The Coronado general plan identifies point out a couple of things about this chart. First of all, the Coronado bridge is identified as a freeway, and In table 3.9-1 of this document, I want to it is said that this is from the Coronado general plan. the Coronado bridge as a principal arterial. I'd also like to point out the number of daily traffic volume

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It carries over 75,000 vehicles a day. And Please note that this is 1993 data, and it's out Association of Governments, and we are interested in this ransportation corridor right here. You'll note that it is the most impacted local street and road in all of San This is the traffic flow map for the San Diego even greater than it is on Harbor Drive. Harbor Drive residential streets. You'll notice that the impact is only carries 70,000 vehicles a day, and that's not in front of residences. This is an existing condition. those vehicles ingress and egress onto Coronado Diego County. of date. .000,99

A H.1.10

H.1.9

seven-day a week number. Where the actual numbers that we periods is level of service E and F. You can see between 5 and 8 a.m. 3rd Street is the most impacted. And in the The data that's put forward in this EIS is It's approximately there. It's the average are dealing with in 1995 five day a week, and that's impact on 3rd and 4th Street in Coronado during peak workday, is up over 81,000 vehicle trips a day. The afternoons it's 4th Street that's the most impacted. 1993 data.

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you'll notice the transportation corridor that serves this cumulative analysis perhaps for NTC or for Point Loma, but project area is identified here at Naval Station -- Naval were identified are all around the bay, and I would think With regard to the cumulative analysis the Air Station North Island. The cumulative projects that project right here, there are no projects. There is that these projects might be appropriate to do a

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12 13 Thank you.

the tolls on the Coronado bridge. We have got the Glorietta Bay master plan. We have got the Hotel Del master plan. You have got the coming of the convention center expansion and possibly a ballpark. And at the Naval Amphibious Base Coronado you have cumulative projects that have occurred over the last five years and will occur into the future. These are all past, present and reasonably future projects that we can expect. None of which have been identified under the cumulative impact analysis in this document. And I think that's a failure.

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Now, with regard to the alternatives that were considered in the document, all of the alternatives were compared to the no action alternative, which puts two carriers at North Island, two at Puget Sound, one at Everett and none at Pearl Harbor. But among the other alternatives that were analyzed, there were no two carrier alternatives that were viable for N.A.S. North Island, and the reason the no-action alternative was flawed is because of utilities and general services at Puget Sound. However, if you combine the actions from six and five, what you come up with is another alternative which provides a viable two carrier alternative to NAS North Island, and that would be to put two AOEs at Puget Sound

and two at Everett. This is an alternative that wasn't considered, and there wasn't a two-carrier viable alternative considered in this document.

A H.1.12

With regard to cost, the proposed alternative costs less than the Navy's preferred alternative, which is this one, alternative two. So I would like to compare the proposed alternative with the Navy's preferred alternative. What you have is a cost savings of approximately \$62 million which might be used to fund a bridge approach improvement for the City of Coronado. The proposed alternative meets the operational objectives, and not only does it not increase the environmental impacts, but actually would remove some of the environmental impacts on this community.

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In closing what I would like to say is, I have heard that this is a rubber stamped decision on the part of the Navy. And I would like to encourage, since there has been probably a million dollars spent on this EIS, and what we find is the data is out of date, it's not factual, there is no cumulative analysis of the transportation impacts, and there is a viable two-carrier alternative that hasn't been explored. I would like to encourage the Navy leadership as well as our congressional representatives not to allow this document to be rubber stamped. I urge a look, a serious look at a viable two-carrier alternative for NAS North Island, and I would encourage the cost savings that are realized to be reinvested in this community as mitigation for the

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It's time that the Federal Government steps up to the plate and takes financial responsibility for the impacts that it's brought.

Thank you for your time.

H.1.14 resident of Coronado and a candidate for the Coronado City the high probability of a serious nuclear accident due to This isn't the old problem of trying to compete with higher paying private industry. human error. It takes top quality people to run nuclear reactors safely, and the Navy cannot meet its recruiting That's M-a-r-k, E-t-h-a-n, S-m-i-t-h. I'm an eight-year Council. I oppose this expansion of the Navy's program due to the many adverse impacts on Coronado and also to Due to the decline in our country's educational quality I would like to know exactly where and how meet its recruiting goals and has to import foreigners. over the last few generations, private industry cannot MARK ETHAN SMITH: My name is Mark Ethan Smith. goals for top quality people.

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I would like to know exactly where and how the Navy thinks it can find the personnel to operate these reactors safely.

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Thank you.

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IRVING REFKIN: My name is Irving Refkin, R-e-f-k-i-n. I'm a resident of Coronado and have been for 18 years.

I wouldn't have brought my children here, my wife here if I didn't think that it was safe. The nuclear submarines have been across the way for a long time. I'm hearing the things that I heard in 1940, "Not in my backyard; defend the country but do it from someplace else"; and you can't do it. You have got to have a fleet here in order to protect this area. I think that the Navy is doing a fine job in the way it's handing nuclear reactors, in handling the nuclear ships. We go there. We go around there. I feel safe as well or we wouldn't be living the Coronadoans feel safe as well or we wouldn't be living

Thank you.

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H.1.16

the Navy a letter dated February 5th, 1997 which contained Gentlemen, the City Council sent you -- sent city's -- the community's legitimate concerns, and we had hoped that Navy decision makers would take that into full Sad to say that was a false patterns of the previous EIS for homeporting the STENNIS. Indeed it often quotes it verbatim, even though it's two years old, and it's incomplete, careless and insensitive especially in regard to traffic impact and disregard of LARRY BROWN: My name is Larry Brown, B-r-o-w-n. comments on scoping the EIS for homeporting CVNs in Coronado. It was a comprehensive recitation of the This Draft EIS in many respects follows the mind set in important aspects of impact analysis, account in drafting the EIS. hope.

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<b>.</b>	The sad commentary of this whole nuclear mess	28	L-o-r-e-n-z-e-n. Coronado resident.	28
	area.	H.1.22 27	FRED LORENZEN: My name is Fred Lorenzen,	27
	equivalent of about 12 nuclear power plants in the bay	26		56
	equivalent to a nuclear power plant; we have the	25	Thank you very much.	25
	add the six submarines across the bay, and each one is	24	weren't such a case, you fellows wouldn't have a job.	24
	could be the equivalent to six nuclear power plants. Then	23	And, you know, wars do happen. If there	23
	power plants. If we have three CVNs at North Island, that	22	forbid, that should happen?	22
	nuclear reactors of one CVN are equivalent to two nuclear	21	What will happen to the population if, God	21
H.1.26	It has been estimated that one that the	20	Vista, Tijuana, San Diego and so forth.	20
	many CVNs are there in existence?	19	I live in Imperial Beach, folks in National City, Chula	19
	the Navy fleet will be based at North Island; that is, how	18	we have to consider the lives of the people who live where	18
	what proportion of the CVN fleet would need to complete	17	again; but if it does, the ships will be here. If they do	17
H.1.25	If three CVNs are approved for North Island,	16	to us before, you know, and Lord hope it never happens	16
	CVNs at other sites? It doesn't seem fair.	15	Pearl Harbor type emergency when our ships it happened	15
	being singled out for three CVNs and potentially fewer	14	from spreading to the community in case of a, God forbid,	14
	proposed alternatives for each one, why is North Island	13	What has been done to keep nuclear emissions	13
H.1.24	Of the four proposed CVN locations and the	12	sufficiently high to trigger an alert to the public?	12
	from the bay and discharged into the bay?	11	What levels of particulates are considered	11
	Is water used for cooling the reactors taken	10	levels of particulates emissions are considered normal?	10
	operating at the time?	6	am using the right word when I say particulates what	σ
	CVN is in port at a berth, are the nuclear reactors	80	What levels of particulates and I assume I	œ
H.1.23	And one question, when a carrier when a	7	it's just a small level, if it's okay?	7
	nuclear carriers all together?	9	Is there such a thing that every day, gee,	9
	didn't they indicate that they were going to request three	ß	if there are any.	ស
-	proposed the first CVN nuclear carrier why at that time	4	nuclear power plants on the carriers? I don't even know	4
	I don't understand why the Navy when it first	e	What emissions exist on an ongoing basis from	9
	must represent concerns that I have.	2	interacted.	7
H.1.22	I have a number of questions first, which I	H.1.21 1	will be forthcoming in future meetings which will be	-

	is that san Diego, and especially Coronado, is the big	A H.1.26 1	One of the things you showed up here was that	H.1.28
	disappointment in the California Environmental Protection	2	we would be promptly notified of any accidents. I'd like	
	Agency decision to grant a permit for the Navy to	e	to know how prompt prompt notification is. There was a	
	construct and operate a toxic waste treatment plant. This	4	release of radioactive steam up in Bremerton a month back	
	normit was just issued a couple of months ago by the	ß	and the public wasn't notified for 15 hours after the	
	anency in California that's supposed to protect us and	9	release. Too late to really do anything to detect	
	protect the environment.	7	afterwards, so the damage is already done, and the public	
	This elementary school where we are meeting	ω	•	
	tonight is located within about one mile of the CVN berth	6	Why is it that accidents on board ships have	H.1.29
	is, and more importantly, within about one mile of the	10	been classified information. We have really nothing to go	
	toxic waste treatment plant.	11	on. We don't even know how many accidents there have ever	
	Remember that the law states for written	12	been on board a ship because that's classified	
	comments responding to today's proposal should be	13	information. I want to know. I don't know why that	
	postmarked November 12th.	14	should be classified, especially if it is something that	
	Thank you.	15	is going to affect us.	11 1 20
		16	I know you're experiencing a lot of my	H.1.30
	GINNA McDONNOUGH: Good evening. I'm a resident	H.1.27 17	frustration. I've been involved in this probably the last	
	and business owner here in Coronado.	18	three years in opposition to this, and as far as $\Gamma'\pi$	
_	First of all I would just like to restate one	19	concerned, this process has just been fraught with	•
_	thing that Congressman Filner said because I think it's	20	deception and lies on the part of the Navy.	
	important to note that the general accounting office, the	21		H.1.31
A*	government's own report of Congress of August 1998	22	carrier even though I'm convinced that the Navy knew all	
	states you guys can read it if you want that there	23	along that they wanted to bring three here ultimately.	
_	is no military advantage to nuclear powered carriers over	24	But we were the original impact reports, one lady	
10	conventional carriers. And they operate at a cost of more	25	stated how it's based on information that is not even	
ເກ	than \$8 billion.	26	it doesn't even apply anymore.	
1	So to me I don't really understand what the	27	I'm sorry. I was making notes while	٠
m	advantage is in any respect to any of these things.	28	everything was going on.	
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_	I guess the problem with me is I feel like we	28	We saw a plan that was in the administrative	
H.1	Is this true or not?	27	NASSCO has put in a bid to do shipbuilding repair.	_
	is coming to our town by truck.	56	just been sold to General Dynamics, and I understand	LC.
	radioactive and hazardous waste on North Island. All that	25	repair work to go in here. Well, apparently NASSCO has	10
	facilities that are going to be storing their toxic	24	my understanding, there would be no shipbuilding and	
	come to find out, no, there is possibly 38 other	H.1.35 23	Also we were told originally, at least it was	
	his exact words, "That will never happen." Well, if we	22	and sicknesses and stuff. Let's see.	61
	and radioactive waste? He told me at that time, these are	21	food store in this town, so I hear and know a lot of risks	
	to stop other people or outlets from storing their waste	20	effects tomorrow, and because I own and operate a health	_
	that's true, why do you need such a big facility? What's	H.1.34 19	And that I'll talk more about the health	_
	contaminated equipment, not too big. And I said, well, if	18	helping Coronado deal with it.	~
	oh, it is just going to be booties, tools, some	17	it is the Navy's traffic problem; the Navy should be	
	going to do with it, and what his answer was to me was,	16	about a tunnel to be built. Now, as far as I'm concerned,	, .
	well, if it's such a big facility what are you exactly	15	our ballot in November that is a citizen's advisory vote	,.
	it was a huge facility; and I asked him at that time,	14	nothing to help us alleviate this. There is an item on	
	everything was going to be stored and treated there, and	13	problem in this town. It is the Navy. You are doing	
	know but anyway, he was giving us a little spiel about	12	tourists, it is not the tourists. There is a traffic	
	retired now, maybe he couldn't stand the heat, I don't	11	And contrary to what some gentleman said about the	
	Captain Chamberlain was in charge of this project he is	10	carriers here that the traffic is not going to get worse.	_
	facility, about three years ago, very nice captain,	6	vou can't tell me by bringing two more, three more maybe	_
H.1.	Also as far as the mixed waste storage	H.1.33 8	The traffic in this town is outrageous. And	
	future, but is it going to affect us as well?	7	to be dramatically affected by what you do.	
	here too. That is something that may be here in the	9	lions in the bay. There is a lot of people who are going	
	going to come from someplace else to be built and repaired	ທ	human beings that live here too. It is not just the sea	
	there because that means who knows what other carriers are	4	and marine biology in this area. Well, there is a lot of	
	And I want to know if that is going to be	3	that the only environmental impact would be on marine life	
	Is that happening or not? Is this true?	7		
H.1	record that showed a dry dock being built on North Island.	H.1.32	also I some of those things were a little	

Thank you very much.

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BUD FOSTER: My name is Bud Foster. I'm a Coronado | H.1.38 resident.

You can probably tell I'm a retired Navy captain. You may not know that I operated, supervised, repaired the Navy nuclear ships from 1959 to 1983, so I'm quite experienced. I also did training at Bettis, and I know that their job was not to whistle blow and make light of all the investments. That lab was very important to the Navy nuclear powers, and personally it hurts me to have someone who should have a striped shirt and be on a football field up here being proud of some other things.

Because I do admire the enthusiasm of the

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people, but because of my experience I would like to express my disappointment that this has been going on

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three years as the previous speaker said. There have been H1.38 open forums, the naval reactor's office, Rich Geeto (phonetic) has been here, has spent hours answering questions after giving a introduction. It has always hurt me that my next door neighbor stood up and told him, well, you can say anything you want to, but we are not going to believe what you say. I think you just heard that from the previous speaker.

I admire the fact that you naval officers and representatives can be there and take all this baloney.

H.1.39

workers live over there at the ASK training center instead from the carrier pier. So I experience what has also been talked about here as the traffic. From the list of things that's a high side number, but that is a possibility. I ρλ there will be other things that will go on. When we get that are in the Environmental Impact Statement, I do not 600 shipyard workers working on those ships. I know workers being here. Now even though they are only here I also live on 1st Street and three blocks the three ships here that means we may have as much as for six months out of two years for one ship, I'm sure addresses that. Mayor Golding Hearing addressed this see that the effect on our community of the shipyard We talked about the temporary would like to make sure that the impact statement of traveling through our city every day. getting a ferry over.

rhank you.

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contrary to what the Environmental Impact Report suggests. A H.1.41	1.1.41		And since the ships are already sailing H.1	H.1.44
mulative	H.1.42	2	short-handed as has been stated by the Navy, up to 4- to	
impacts of this project with respect to intertidal		Э	500, that they do not have in their how are we going to	
habitat; in other words, look at what the impact you have		4	have that personnel to control the nuclear ship?	-
already knocked out, about half a mile of shoreline and		2	Will there be enough qualified personnel to	
now you are going to knock out some more. But why don't		9	handle these?	*
you look at the cumulative impact. We don't have much		7	As requires a great deal of knowledge about	
shoreline		8	nuclear waste, will these be personnel be trained?	
We would also like you to expand this EIS to		6	Where will they be trained, and for how long?	
include mitigation for the shoreline habitat that was		10	How will there their backgrounds and their	
destroyed in the first phase of the homeporting project.		11	ability be correctly checked, and by whom and what kind of	
We would like for you to change the mitigation plan that		12	statistics are you going to use?	
you have in the EIS plan you have now to either to do an		13	What will these individual checkups amount	
eelgrass project that won't wipe out more intertidal		14	to?	
habitat or to establish another mitigation site that will		15	We have never been given and we would like to H	H.1.45
offset the loss of intertidal habitat that the eelgrass		16	obtain information about the reasons for fully closing the	
proposal you have will do.		17	Navy base at Long Beach and moving the facilities here.	
And if you can't do these things, you know,		18	And what criteria was used by BRAC when they	
take vonr ships somewhere else.		19	designated this?	
		20	It has never been told to us, so we do not	
BEVERLY DYER: Good evening. I'm Beverly Dyer. I	H.1.43	21	understand.	
live here in Coronado.		22	Who do we hold responsible for making this	
I have a number of questions I would like to		23	decision to move these to Coronado and to close some of	
have anguard		24	the large bases that were fully adequate?	
why do we need the nuclear carriers to		25	May we have the names and designations of the	•
the ones we have when the officer we have states		26	individuals who decided this?	
+hat they do not have enough money to support the present		27	Or who is now making the decision?	
services nor to give them increases?		28	And if we cannot have it, why not?	
	53		54	_

	26 27 28		R-u-g-g-l-e-s. I live in San Diego.  Just a couple of comments. The reason for concentration on two ports on West Coast for the Navy's
third nuclear carrier arrives, you are going to have a	24	-	
at the current	23		Thank you very much.
	22		protection for their use.
When CONSTELLATION goes away and gets	21	-	residents information of your proposed decisions and
	.51 20	H.1.51	Will you please please give our local
	19		proposing to our local area in case of emergencies?
	50 18	H.1.50	What protection are we proposing are you
Conventionally when we get all three carriers here	17	_	greatest dangers that we have today.
is a major problem over here, has been, still is.	16		Harbor. We are told terrorism today is one of our most
listed transportation under the Coronado item because that	15		for foreign attack or internal attack. Think of Pearl
	14		Sound, Hawaii or Hawaii, you are setting ourselves up
greenish color. That one that said biology marine	.49 13	H.1.49	By concentrating power in Coronado, Puget
chart that shows the five alternatives. It was kind of a	12		why is the Navy increasing nuclear ships?
everybody that has been up here, there is a hole in the	.48 11	H.1.48	Since nuclear power plants are being reduced,
One comment that I will agree with almost	10		to say about this move just as our congressman had stated?
all budget driven and still is.	0		decisions for our protection, why don't they have anything
That's why everything in San Francisco was closed. It was	.47 8	H.1.47	If Congress had responsibility of making
Sound and San Diego. That's why Long Beach was closed.	7	_	landlocked by an enemy?
Jacksonville; and two home ports on the West Coast, Puget	9		civilian homes locked into a bay that could be easily
have two home ports on the east coast, Norfolk and	S		their power to Coronado against right against the
left in the budget at the time the decision was made to	.46 4	H.1.46	What is the Navy to gain by moving so much of
elsewhere is budget driven. There was only enough money	3		And what is the position of these people?
destroyers and cruisers and submarines that are on the bay	8		committee?
ships, not only carriers, but we have ignored all the	1.45	: A H.1	What did they personally gain serving on that $ abla$ H.1.45

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Steam accidents happen on all ships. We had a nagentleman here from a whistle blower he said said we have this terrible accident on this Frer powered submarine. It was a steam leak. Up untturbines, most of our ships were steam ships. It is a dangerous thing afloat, ashore, or anywhere gentleman who talked about top quality, and the the Navy is suffering a recruiting shortfall.  But let me tell you, there is no li quality nuclear program. They get the best, the always have; and they will continue to do that. Callahan cited radiation accidents. I don't knot definition is of a radiation accident is. If hh his paper, because he writes frequently in the pwould be happy to see what he says. I think the emotionalism about nuclear power, not the emotion about the impact on the city of Coronado, the tshipyard workers and whatever are very factual need to be addressed by the Navy. At the same nuclear power is safe, has been safe and will obe safe.  Thank you.  CAPTAIN ROCKIAND DEAL: Anyone else this All right. Thank you for your inp	nuclear powered shirts are said that - a whistle blower he said that rrible accident on this French nucl It was a steam leak. Up until gas r ships were steam ships. And steam afloat, ashore, or anywhere. The about top quality, and the fact, y g a recruiting shortfall.  me tell you, there is no lack of t ram. They get the best, they will, y will continue to do that. Mr. tion accidents. I don't know what the writes frequently in the paper, I e writes frequently in the paper, I e what he says. I think that the ten over a lot of this argument. Th unclear power, not the emotionalism the city of coronado, the traffic, I whatever are very factual things t by the Navy. At the same time fe, has been safe and will continue fe, has been safe and will continue ght. Thank you for your input. We	wered ship. I have served n	H.1.59
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will you make the right decision. Again, the written deadlines for submission is 12 November.

Thank you.

(The public hearing was concluded at 9:52 p.m.)

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Comment Number

Response

### **Coronado Hearing**

H.1.1 The Navy has participated in many public meetings with regards to its CVN homeporting activities in the San Diego area. Most notably, the Navy has participated in ongoing monthly meetings, with members of the Coronado City government and members of the public ("Coronado-Navy Complex" meetings). These meetings are a forum where Navy officials, local officials, and members of the public discuss issues of mutual interest. In many cases, issues related to CVN homeporting have been discussed.

Regarding this NEPA process, the EIS contains detailed technical analyses of a large number of specialized resource areas. As such, the Navy relies on expertise within a wide range of technical disciplines to prepare the analyses, and to subsequently answer comments received during the review periods. These technical experts need sufficient time to develop responses to these comments for the administrative record, and thus it is essential for the Navy to first carefully listen and then take time to confer with those experts to respond accurately to the comments. This process for responding to public comments is consistent with the requirements of NEPA, and is also consistent with feedback the Navy has received in relation to past public hearings conducted under NEPA. It is important to note that all comments received on the Draft EIS are responded to in the Final EIS as required by NEPA, and the Final EIS is then recirculated for another review period.

H.1.2 Consistent with guidance from the Council on Environmental Quality (CEQ) in 40 CFR Part 1503, the Navy solicited comments from any federal agencies that have jurisdiction by law or special expertise with respect to any environmental impact associated with the Draft EIS. Also, the Navy requested comments from appropriate State and local agencies who are authorized to develop and enforce environmental standards, as well as any interested or affected person. (See section 10 of the EIS).

NEPA was enacted to ensure federal agencies consider environmental impacts in their decision making. Decision discretion still resides with the individual federal agency based on consideration of all relevant factors, including mission requirements and cost. In this case the Navy, as the cognizant federal agency for the action, is responsible to make the final decision on the proposed action after input from other federal agencies and stakeholders has been obtained and considered.

H.1.3 The Navy's historical record of safe and responsible operation of nuclear powered warships is discussed in detail in Volume I, Chapter 7 of the EIS. This record shows a long and extensive history of the Program's activities having no significant effect on the environment. Since the inception of the NNPP almost

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half a century ago, there has never been a reactor accident associated with the Program, nor has there been a release of radioactivity that has had a significant effect on the public or the environment. The Navy reports all releases of radioactivity associated with the NNPP in its annual report entitled Environmental Monitoring and Disposal of Radioactive Wastes from U.S. Naval Nuclear Powered Ships and their Support Facilities. This report is prepared annually, and is provided to Congress and made available to the public. Relevant information from the report has been included and referenced as appropriate in the EIS in accordance with the implementing regulations of NEPA (40 CFR 1502.21). Copies of this and other reports were placed in local public libraries to aid public review during the EIS process.

As described in the annual report referenced in the EIS, twenty-six previous versions of that report, and the 1998 update of the report, the total long-lived gamma radioactivity in liquids released annually to all ports and harbors from all Naval nuclear-powered ships and supporting tenders, Naval bases and shipyards is less than 0.002 curies. This annual total includes any accidental releases of radioactivity that occurred during the year. For perspective, the total annual amount is less than the amount of naturally occurring radioactivity present in the seawater displaced by a single submarine, and is environmentally inconsequential. Since the total amount released was inconsequential, any individual release was also inconsequential, and was not subject to reporting, immediate or otherwise, by any regulatory requirements.

In addition, the Navy's plans for emergency response is included in section 7.5 of the EIS. The EIS states that emergency planning and emergency response is included as an integral part of ongoing NNPP operations to ensure the Navy is prepared to handle accidental releases of radioactivity. In the highly unlikely event of an emergency, the Navy would promptly notify State and local officials, and would communicate with those officials. Any action needed to protect the public would be handled by State and local officials using existing plans for emergencies from natural events, such as earthquakes or hurricanes.

Finally, it should be noted that the Navy has provided detailed responses to the analyses provided by consultants. Navy responses can be found in various locations throughout the EIS, including responses O.12.174-178, O.12.179-189, O.12.190, and O.12.191-197. After examining these responses to the comments provided, the Navy believes it has correctly assessed the radiological impacts associated with the proposed action, and thus no significant changes to the Draft EIS are deemed necessary.

H.1.4

Public concerns identified in the response to the Notice of Intent for this EIS and in scoping meetings are summarized in Volume 2, Appendix B, EIS Scoping Comment Issues. The Navy determined that some of the issues raised were not

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relevant to the EIS analysis and are identified in Section 1.6 of the Draft EIS. Order 12898 sates that federal agencies shall "disproportionately high and adverse human health or environmental effects of its programs." The environmental justice section related to San Diego, section 3.17, discusses Coronado as the relevant sub-regional area, since this community is adjacent to, and closest to areas impacted by the proposed action. The community of Coronado is comprised of relatively few minorities and low income households (see Table 3.17-1 in the Final EIS). The Navy also considered communities affected by operations of normal radiological support facility operations within a 50-mile radius of the proposed action (see Appendix F in Volume 2). Based on this analysis, there is no reason to conclude that minorities or low income communities would be affected disproportionately. Any impacts from air quality, traffic, security, construction, earthquakes, and personnel loading would primarily affect the residents of Coronado; these impacts would also be less than significant, as discussed in the relevant sections of the Draft EIS. Finally, as indicated in section 3.10, air quality impacts were assessed for the San Diego region beyond Coronado and they would be below thresholds of significance and would therefore not be expected to increase respiratory or other illnesses.

Nuclear propulsion technology is among the most sensitive military technologies possessed by the United States and Congress has placed stringent limitations on foreign access to it under the Atomic Energy Act of 1954 (amended) and other federal statutes. As such, discussion of issues related to U.S. Naval reactor design and operation, including an analysis of postulated reactor accidents, is contained in a classified appendix. The classified appendix was provided to EPA headquarters for review. This approach is in accordance with the implementing regulations of NEPA (40 CFR 1507.3(c)) which specifically provide for the protection of classified information. EPA received the entire Draft EIS, including the classified appendix, conducted a review, and provided comments based on their review. The Navy has responded to those comments (see F.3 series). EPA had no comments on the classified appendix.

Every effort has been made to ensure that environmental impacts associated with homeporting are evaluated and reported in an unclassified fashion in the EIS, and thus all potential environmental impacts or conclusions discussed in the classified appendix are covered in the unclassified sections of the EIS. In addition to the above, NIMITZ-class aircraft carrier nuclear propulsion plant design was independently reviewed by the Nuclear Regulatory Commission (at the time of review it was by the Directorate of Licensing Division of the Atomic Energy Commission) and by the Advisory Committee on Reactor Safeguards. Both reviews concluded that consistent with the military necessity of these ships, NIMITZ-class aircraft carrier reactors could be safely operated.

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H.1.5	The GAO report referred to by the commentor pertains to the government's choice for the next generation of aircraft carrier propulsion plants. As described in the response to O.12.12, the scope of this EIS does not include decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS.
	However, because of the numerous errors and inaccuracies contained in the GAO report, the Department of Defense objected to the report. Specifically:
	• The GAO report substantially understated the operational effectiveness of nuclear-powered aircraft carriers, and overstated the life cycle cost premium. The Chairman of the Joint Chiefs of Staff, the CNO, the Unified CINCs, the Fleet Commanders, and the operating fleet of our Navy are unanimous in their recognition of the added capability, mobility, sustainability, and flexibility nuclear power gives to the Navy's aircraft carriers. Nuclear power gives carriers unlimited range and endurance at high speed, increases capacity for weapons and aircraft fuel, and eliminates dependence upon the vulnerable logistics train for ship fuel. The result is operational flexibility, independence, and survivability the Navy needs in its carriers.
	<ul> <li>The GAO report inappropriately compared the cost of modern nuclear-powered NIMITZ class carriers, such as the newest, USS HARRY S. TRUMAN (CVN-75), to smaller, older, less capable, conventionally-powered carriers, such as USS JOHN F. KENNEDY (CV-67). KENNEDY, which was designed over 40 years ago, does not meet today's Navy standards for ship capability, survivability, or habitability.</li> </ul>
	<ul> <li>The GAO report did not capture actual deployment practices for CVNs and CVs. In the last two years, 6 CVNs were called to make high speed, long distance (over 4000 nautical miles) transits to respond to national security crises. No conventional carriers made similar high speed, long-distance transits in this period.</li> </ul>
H.1.6	Issues pertaining to French submarines are beyond the scope of this EIS. Issues pertaining to metallurgical embrittlement are responded to in answers to the commentors letter, I.63.
H.1.7	The Navy has not made a decision regarding the proposed action in this EIS. The Navy identified a preferred alternative in the Draft EIS so the public could review and comment upon that preferred alternative. The public will also have at least 30 days to review the Final EIS before the Navy makes a decision.
	This EIS evaluates those environmental impacts resulting from the Navy's proposed action and alternatives. If the existing environmental quality of an

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area is already degraded, an EIS identifies what additional environmental effects would result if the proposed action were to proceed. The EIS evaluates only those environmental impacts resulting directly, indirectly, and cumulatively (in association with past, present, and reasonably foreseeable projects) from the proposed action.

The previous CVN Final EIS published in 1995 was challenged in regard to cumulative impacts and segmentation. The U.S. District Court for the Southern District of California concurred with the Navy's implementation of NEPA, and concluded that the Navy had not understated the potential effects of a larger project by preparation of two documents (segmentation). In an Order dated May 12, 1997, the Court stated, "Because the Court finds that no proposal to homeport three CVNs existed prior to the issuance of the Final EIS, the Final EIS's analysis of the possible cumulative impacts of potential additional home ports suffices under NEPA." See response to comment L.4.5 for additional information.

- H.1.8 Your comments are noted and included in the Final EIS. The Navy does not agree with your general statement that the traffic analysis is incorrect. For detailed responses to comments submitted by the City of Coronado's traffic consultants, please see the responses to comments L.4.55, L.4.67 through L.4.74, L.4.82 through L.4.89, and L.4.90 through L.4.98.
- H.1.9 Your comments are noted and included in the Final EIS. The Navy is aware of the Coronado's concerns.
- H.1.10 The traffic analysis was based on intersection counts that were taken in August 1996 and average daily traffic volume information that was assembled in 1996 and 1997. Table 3.9-1 in the EIS has been revised to show the highest traffic volumes cited for each roadway in the various source references. For example, on the Coronado Bay Bridge the table shows an annual average volume of 71,000 vehicles per day. These more recent traffic data that were not available to the EIS preparer when the DEIS was initially prepared. The August 1996 traffic counts that were used to represent the existing conditions scenario reflect traffic conditions during the peak summer tourist/recreational season when there were two aircraft carriers in port. Follow-up counts taken in the fall of 1998 resulted in traffic volumes that were lower than the August 1996 volumes. It was determined, therefore, that it would be appropriate to use the August 1996 data to reflect the existing traffic conditions. This conclusion is consistent with the findings of the October 1998 draft report prepared by SANDAG titled "San Diego-Coronado Bridge Toll Removal Impact Study," which also used the August 1996 data to represent existing conditions. Please see response to comment L.4.12 and L.4.15.

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With regard to the existing traffic intersection data that were used, the traffic analysis was based on intersection counts that were taken in August 1996, which reflected current information when the EIS traffic study was initiated. The August 1996 traffic intersection counts that were used to represent the existing scenario reflect traffic conditions during the peak summer tourist/recreational season when there were two aircraft carriers in port. Follow-up intersection counts taken in the fall of 1998 resulted in traffic volumes that were lower than the August 1996 volumes. It was determined, therefore, that it would be appropriate to use the August 1996 data to represent the existing intersection traffic conditions. This conclusion is consistent with the findings of the October 1998 draft report prepared by SANDAG titled "San Diego-Coronado Bridge Toll Removal Impact Study," which also used the August 1996 data to represent existing conditions. Please see response to comments L.4.12 and L.4.15.

In addition, a follow-up traffic impact analysis was conducted to determine the impacts of project-generated traffic by using the traffic conditions for the year 2015 as the projected conditions scenario. The year 2015 projected conditions traffic volumes and levels of service were taken from the draft SANDAG report titled "San Diego-Coronado Bridge Toll Removal Impact Study." The year 2015 traffic projections represent future traffic conditions taking into account projections of population and employment growth in Coronado and the San Diego region, assuming that the bridge tolls continue to be charged (Scenario 2 from the report). Although the traffic volumes for the year 2015 projected conditions scenario are higher than what would be expected for the year 2005 when a third CVN would be homeported at NASNI, this scenario has been addressed to ensure that the level of anticipated growth and the cumulative traffic increases in Coronado have been considered. The analysis of the study area roadways and intersections for this scenario is summarized in the response to comment L.4.12 and in the EIS. Based on the criteria for significant impacts, the proposed action's traffic impacts would not be significant.

With regard to traffic impacts, the traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. The homeporting baseline has facilities at NASNI to accommodate two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three carriers, while Alternatives One, Two, and Three have three CVNs. The proposed action would not result in two additional aircraft carriers, but would simply create the capacity to homeport two additional CVNs at NASNI. As the number of personnel on the CVNs is greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the Draft EIS. The analysis indicates that a traffic increase of this magnitude would not be significant, even at locations that are currently operating at unacceptable levels of service E and F.

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H.1.11

H.1.12

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The list of reasonably foreseeable projects included in the cumulative analysis has been increased to include the San Diego-Coronado Bridge, Seismic Retrofit Financial Plan, Glorietta Bay Master Plan, Hotel Del Coronado Master Plan, and Convention Center Expansion projects. Projects at Naval Amphibious Base have been reviewed by the Navy to identify those that are reasonably foreseeable and appropriate to this analysis. The revised cumulative analysis in section 3.18 incorporates these projects. No projects have been eliminated from consideration in order to allow for the most reasonable analysis possible.

The alternatives analysis considered a reasonable number of combinations of CVNs and relocated AOEs at the four home port locations. mathematically possible alternative was evaluated, consistent with guidance the "Forty Most Asked Questions Concerning CEQ's National Environmental Policy Act Regulations," printed in Federal Register Vol. 46, No. 55, 18026-18038, While not included under one scenario for all four home port locations, the EIS has evaluated the environmental impacts of a total of providing capacity to homeport two additional CVNs in Coronado (Alternative 4), two CVNs and two AOEs at PSNS (Alternative 5), and one CVN and two AOEs at NAVSTA Everett (Alternative 5). By combining these analyses, one can assess the environmental impact of the additional alternative proposed in the comment. The net difference in costs for all home port locations under this additional alternative as compared to the preferred alternative is approximately \$86.4M over 30 years, rather than the \$62M identified in the comment. Any savings resulting from selecting one home port alternative over another would represent a cost avoidance. The funds would not be tangible savings from an existing budget that could be used for funding other regional improvements, particularly those that are not needed to address significant environmental impacts resulting from the proposed action.

The preferred alternative is not the least expensive alternative: it ranks third in costs.

H.1.13

The Navy respectfully disagrees with your conclusion that "this is a rubber stamped decision," [or that the EIS is] "not factual, there is no cumulative analysis of the transportation impacts, and there is a viable two-carrier alternative." The EIS presents analyses of a reasonable range of alternatives for providing capacity to homeport additional CVNs at the four potential homeporting locations. One of the alternatives (Alternative Four) would providing capacity for one additional CVN at NASNI. This combination of CVNs at NASNI (Facilities for One Additional CVN: Capacity for Total of Two CVNs) was evaluated in each of the environmental resource issue areas. Another combination of alternatives would provide for the capacity to homeport two additional CVNs at NASNI (Facilities for Two Additional CVNs: Capacity for Total of Three CVNs), reflected in Alternatives One, Two and Three. The EIS

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	in section 2.3.3.1 clearly defines the differences in new construction needed to provide homeport facilities and capacity for these two different combinations of CVNs.
	The EIS transportation analysis used the most up-to-date (1996) available information. The Final EIS text of the transportation has been revised to clarify that the existing conditions used to characterize Coronado traffic were based on counts taken in the summer of 1996 that reflect worst-case conditions during the tourist season, and were not based on 1993 traffic conditions. Additional projects have been added to the cumulative analysis with no change resulting in the overall cumulative impact conclusions. See the revised Final EIS text in section 3.18.
H.1.14	Please see response to comment O.12.86.
H.1.15	Your comments are noted and are included in the Final EIS.
H.1.16	Public concerns identified in the response to the Notice of Intent for this EIS and in scoping meetings are summarized in Volume 2, Appendix B, EIS Scoping Comment Issues. The Navy determined that some of the issues raised were not relevant to the EIS analysis and are identified in Section 1.6 of the Draft EIS.
H.1.17	Please see response to comment L.4.36 and O.12.33.
H.1.18	Your comments are noted and are included in the Final EIS.
H.1.19	Your comments are noted and are included in the Final EIS.
H.1.20	Please see response to comment H.1.1.
H.1.21	The radiological impacts of the NNPP are discussed in detail in section 7.4 of the EIS. For example, section 7.4.1 discusses the source of NNPP radioactivity, and section 7.4.2.2 discussed airborne radioactivity. In addition, Appendix F, section 3.1 and Tables F-6 and F-7 summarize the risk to human health from normal NNPP operations.

The EIS has evaluated a wide variety of accidents (including those addressed in the comment), including human health impacts within a 50 mile radius of North Island. Based on the analyses in the EIS, the Navy has determined that the radiological risks are not significant. A summary of radiological risks is contained in section 7.6 of the EIS.

H.1.22 Please see response to comment L.4.5.

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- Tumber	Response
H.1.23	Typically, shore power is connected to the ship while in port. Accordingly, if the ship is in port and not moving, the reactor plant is normally shut down or operated at a small fraction of the ship's rated power.
	While CVs and CVNs use different sources of fuel (oil vs. nuclear), both types of ships rely upon steam propulsion plants that require seawater cooling. As described in section 7.2 of the EIS, the primary system circulates water in an all welded, closed-loop system. The primary water is passed through steam generators, where it transfers its energy across a water-tight boundary to the water in the secondary system. The water in the secondary system also circulates in a closed loop, and in a manner similar to the way energy is transferred from the primary to the secondary system, transfers its energy to seawater.
H.1.24	The EIS has analyzed six alternatives coequally which included investigating no additional CVNs (Alternative Five), one additional CVN (Alternatives Four and Six), and two additional CVNs at NASNI (Alternatives One, Two, and Three). Any one of the six alternatives could be selected. The Navy identified a preferred alternative (Alternative Two) in the Draft EIS so that the public could comment on that preference before the Navy makes a decision. Appendix G of the EIS provides further information on this subject. Specifically, the Navy is trying to live within its infrastructure means. That means using existing Navy and facilities to the maximum extent practicable. NASNI has most of the infrastructure to handle three carriers, because that was NASNI's historical mission until USS RANGER was decommissioned in 1993. NASNI is not being singled out for three carriers, rather it is being looked at in terms of its existing capacity. The other locations cannot support more carriers than what is analyzed in the EIS because the overall capacity does not exist (housing, commissary, recreational facilities, etc.) and it would take a tremendous undertaking (like creating a new base) to support such an action.
H.1.25	There will be 12 carriers — six in the Pacific Fleet and six in the Atlantic Fleet. Therefore, if the preferred alternative is selected, 25 percent of all the carriers would be homeported at NASNI.
H.1.26	Contrary to the commentor's assertion, each NIMITZ class aircraft carrier reactor is less than one-fifth the size of a typical commercial power reactor. In addition, it is important to note that the results of all the radiological analyses in the EIS, which included cumulative effects, indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities under the proposed action.

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	DTSC's decisions to permit Navy activities at North Island are not within the scope of this EIS.
H.1.27	Please refer to response to comment O.12.55 above.
H.1.28	Please see response to comment O.12.81.
H.1.29	The Navy's historical record of safe and responsible operation of nuclear powered warships is discussed in Volume I, section 7 of the EIS, where it is stated that there has never been a reactor accident, nor a release of radioactivity having a significant effect on the environment, in the 50-year history of the NNPP. Please also see response to comment O.12.33 and O.12.49.
H.1.30	Your comments are noted and are included in the Final EIS. The Navy believes the EIS presents factual and objective information.
H.1.31	This comment addresses the potential NEPA segmentation claims related to homeporting CVNs within the Pacific Fleet. A chronology of events resulting in the potential replacements for aircraft carriers planned for decommissioning in the San Diego area is provided to help the reader understand how NASNI has customarily been home port for three aircraft carriers.
	In the 1980s, the Navy reduced the size of its active aircraft carriers from 15 to 12: six in the Atlantic Fleet and six in the Pacific Fleet. Before that time, NASNI had been the homeport for at least three aircraft carriers. In the early 1970s, this included USS TICONDEROGA, USS KITTY HAWK, and USS CONSTELLATION; in the mid-1970s, USS RANGER, KITTY HAWK, and CONSTELLATION; throughout the 1980s, RANGER, KITTY HAWK, and CONSTELLATION; and in the early 1990s, a combination of USS INDEPENDENCE, (while KITTY HAWK and/or CONSTELLATION were undergoing their Service Life Extension effort in Philadelphia, Pennsylvania), KITTY HAWK, CONSTELLATION, and RANGER. All ships listed above are or were conventionally powered carriers, or "CVs."
	In 1993, RANGER was decommissioned at the end of its service life and removed from NASNI, temporarily reducing the port-loading to two CVs. In 1993, a Base Realignment and Closure Commission (BRAC) action resulted in the closure of NAS Alameda, California. Because there were no CVN homeport-capable berths at NASNI, the Navy was allowed to shift both NAS Alameda CVNs to the Pacific Northwest, pending completion of construction of suitable homeport facilities at NASNI. Those facilities were the subject of an EIS entitled Environmental Impact Statement for the Development of Facilities in San Diego to Support the Homeporting of One NIMITZ Class Aircraft Carrier (DON 1995a). The actual vessel that fulfilled the BRAC mandate and assumed the role of RANGER

was USS JOHN C. STENNIS (CVN-74). Arriving in August 1998, STENNIS took

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over one CVs worth of facility support infrastructure at NASNI. NASNI has had the historical capacity to support three aircraft carriers.

In 1998, INDEPENDENCE (at that time the Navy's "forward deployed" carrier) reached the end of its service life and was decommissioned. KITTY HAWK was designated as its replacement and left NASNI in July 1998, 20 months after the Notice of Intent for this EIS, and relocated to Yokosuka, Japan. This resulted in a reduction of the port loading at NASNI to two homeported aircraft carriers. The USS NIMITZ is currently undergoing an extended maintenance period on the East Coast and will require a homeport berth within the Pacific Fleet area. Long range plans indicate that the most likely arrival date on the West Coast for NIMITZ would be early 2002. Were the Preferred Alternative selected, this would bring NASNI back to its historical three carrier port-loading baseline.

USS CONSTELLATION is expected to reach the end of its service life in approximately 2003. At that time, NASNI would once again experience a reduction in port loading to two homeported carriers if the Preferred Alternative were selected by the Navy. The same long range plans addressing NIMITZ also involve replacing CONSTELLATION with the USS RONALD REAGAN. It is anticipated this will happen in 2005. Once again, if the Preferred Alternative were selected, it would bring NASNI back to its historical three carrier port-loading baseline.

The closure of Naval Air Station (NAS) Alameda, California, and the relocation of two CVNs to fleet concentrations in San Diego and the Pacific Northwest were carried out in compliance with the 1993 Defense Base Realignment and Closure Commission (BRAC) recommendations. Consequently, the Department of the Navy constructed homeporting facilities for one CVN at NASNI (DON 1995a) and one at Puget Sound Naval Shipyard (PSNS), Bremerton, Washington (DON New facilities were needed at NASNI in order to support the homeporting of a CVN, since prior to 1998, there had been no CVNs homeported there. At the time the Navy proposed the construction of facilities at NASNI to support a homeported CVN, the Navy prepared an EIS to present the analysis of potential environmental effects associated with that action. A Final EIS for that project was completed in November 1995. In this Final EIS, the Navy stated, "The proposed action of this EIS does not affect facilities and activities required for the two conventionally powered carriers (CVs) that are currently homeported in the San Diego area. However, as the older CVs are decommissioned, they will be replaced with newer CVNs. Therefore, a decision to establish the capability to support one CVN in the San Diego area makes it reasonably foreseeable that future decisions on where to homeport additional CVNs (CV replacements) beyond the year 2000 could result in their being proposed for homeporting in the This EIS, therefore, considers the potential cumulative San Diego area. environmental impacts of CV replacement and homeporting a total of three

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CVNs in the San Diego area. The Navy is not, however, developing proposals addressing where to homeport new CVNs beyond the year 2000 at this time. When the Navy does develop such a proposal, it will prepare the appropriate NEPA documentation." This statement was intended to provide public disclosure of reasonably foreseeable future actions that were not ripe for decision at that time. This is in accordance with 40 CFR 1508.7. The 1995 EIS also states, "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See the 1995 EIS, Volume 1, Chapter 6 (DON 1995a).

The U.S. District Court for the Southern District of California evaluated the Navy's 1995 EIS with regard to the segmentation issue raised by the City. The District Court was aware of the Notice of Intent (December 1996) for this EIS before rendering its decision on the 1995 EIS in May 1997. The District Court concurred with the Navy's implementation of NEPA, and concluded that the Navy had not understated the potential effects of a larger project by preparation of two documents (segmentation). In a Court order dated May 12, 1997, the Court stated, "Because the Court finds that no proposal to homeport three CVNs existed prior to the issuance of the Final EIS, the Final EIS's analysis of the possible cumulative impacts of potential additional home ports suffices under NEPA."

- H.1.32 The EIS does identify the effects on people. The EIS analyzes effects on the following environmental resources in addition to marine water quality and marine biology: topography, geology, and soils; terrestrial hydrology and water quality; sediment quality; terrestrial biology; land use; socioeconomics; transportation; transportation; air quality; noise; aesthetics; cultural resources; general services/access; health and safety; utilities; and environmental justice.
- H.1.33 The additional traffic that would be generated by the proposed action would increase the traffic volumes on the Coronado streets that provide access to the site. As the maximum development proposed action scenario (Alternatives One, Two, and Three) would provide capacity to homeport two additional nuclear carriers (CVNs), the increase in personnel associated with the larger ships would result in a net increase of 27 vehicle trips during the peak hours and 150 trips throughout an average day. This increase in traffic volumes would not be significant based on the significance criteria outlined in the Draft EIS.

Although specific traffic-related mitigation measures are not needed to mitigate less than significant impacts of the proposed action, the Navy does have an ongoing series of strategies designed to reduce the level of traffic generated by NASNI, such as a ferry system, carpool/vanpool programs, installation of bicycle racks, a guaranteed ride home program (for rideshare users with a midday emergency), and an educational program to promote these strategies. In

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	addition, the Navy is considering a redesign of the Main Gate so that the entrance would align with Third Street and thereby provide a more direct connection into and out of the base.
H.1.34	Your comments are noted and are included in the Final EIS.
H.1.35	Purchases of local shipbuilding companies by other defense contractors, and the fact that these defense contractors are pursuing bids on ship repair, are common business practice and are beyond the scope of this EIS.
	The EIS addresses the dry dock issue in section 2.3.2.1. No dry dock is planned for NASNI.
H.1.36	Please see response to comment O.10.28. The facility Captain Chamberlain was referring to was the CIF.
H.1.37	Your comments are noted and are included in the Final EIS. Please see responses to comments O.12.8, O.13.3, O.13.5, and I.43.3.
H.1.38	Your comments are noted and are included in the Final EIS.
H.1.39	An average of 450 maintenance workers would be needed to support DMF maintenance activities for six month CVN PIAs at NASNI. Each CVN homeported at NASNI would require two six-month PIAs every six years. Thus, if three CVNs were homeported at NASNI, six PIAs would be conducted every six years, averaging one PIA per year.
	In addition to PIAs, CVNs must undergo drydocking PIAs (DPIA) once every six years. These maintenance availabilities would be done outside of the San Diego area, and would last for approximately 11 months.
	The BRAC EIS (DON 1995a) evaluated the traffic impact of DMF workers based on a one PIA in one year concept. The EIS determined that there would be no impact because of overall decreases in base population at NASNI. For example, NASNI has already experienced a decrease of about 2,500 personnel since the BRAC EIS was prepared over 4 years ago (see Volume 3, Table 2-1). While the BRAC EIS analyzed a lesser frequency of PIAs (two every six years), it did analyze what the impact of one PIA in one year would be, thus bounding the condition of this EIS where an average of one PIA each year would be conducted. Thus, the conclusion of no impact stated the BRAC EIS is still valid for this EIS.
	Please also note that the 1995 BRAC EIS had several conservative aspects built into the analysis. (1) The 1995 BRAC EIS estimated the average DMF workforce at 750 personnel and assessed the impacts at this level. The Navy overestimated

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this workforce because there had been no actual experience in conducting a CVN PIA. Now that the Navy has conducted several PIAs, the average workforce number at NASNI has been lowered to 450 personnel. (2) The analysis in the 1995 BRAC EIS did not account for the fact that DMF workers average 2.5 persons per vehicle. The 1995 BRAC EIS assessed these workers as all single vehicle operators. Therefore the 1995 BRAC EIS conservatively assessed the number of DMF workers and bounded the impacts of one PIA per year in its analysis.

It should also be pointed out that the PIA is a maintenance activity for the CVNs that would essentially replace for maintenance overhaul activities that are currently performed on the CVs. The CV maintenance activities are conducted periodically by the Navy and contract personnel that must commute to NASNI during the maintenance periods. The amount of work for CVs and CVNs are similar in size; therefore, it is not expected that CVN PIA activities at NASNI would vary greatly from past CV maintenance activities at NASNI or result in traffic increases in Coronado.

Please note that the total amount of work between the old overhaul system and the new PIA maintenance system has not appreciably changed. While a PIA is 6 months in length, it is done once every 2 years. Under the old overhaul system it was not uncommon to perform multiple 3+ month SRAs during the same time period. The main advantage of the PIA system is that it affords the Navy a more even tempo of operations than the old overhaul system. Please also note that some recent NASNI CV SRAs have been nearly a year in duration as noted elsewhere in the City's comments. Because the total amount of work has not appreciably changed between the old overhaul system and the new PIA system, the Navy does not consider further analysis on this issue necessary.

H.1.40

The traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. The baseline condition has facilities at NASNI to support two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three carriers, while Alternatives One, Two, and Three have three CVNs. The proposed action would not result in two additional aircraft carriers, but would create the capacity to homeport two additional CVNs. As the number of personnel on the CVNs is greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the EIS. The analysis indicates that a traffic increase of this magnitude would not be significant.

Although specific traffic-related mitigation measures are not needed to mitigate less than significant impacts of the proposed action, the Navy does have an ongoing series of strategies designed to reduce the level of traffic generated by

Comment Number	Response
·	NASNI, such as a ferry system, carpool/vanpool programs, installation of bicycle racks, a guaranteed ride home program (for rideshare users with a midday emergency), and an educational program to promote these strategies. In addition, the Navy is seeking a redesign of the Main Gate so that the entrance would align with Third Street and thereby provide a more direct connection into and out of the base.
H.1.41	This comment represents the public hearing transcript for James Peugh (San Diego Audubon Society – SDAS) and is therefore a summary of the SDAS letter. Please see responses to comments to that letter (O.11).
H.1.42	This comment represents public hearing transcript for James Peugh (San Diego Audubon Society – SDAS) and is therefore a summary of the SDAS letter. Please see responses to comments to that letter (O.11).
H.1.43	It is not within the scope of this EIS to examine the correctness from any point of view of building nuclear powered aircraft carriers. Notwithstanding the GAO analysis, the Defense Acquisitions Board (DAB) decided in September 1998 that CVX would be nuclear powered. This decision was based on a careful analysis of all pertinent data including the Department of the Navy's evaluation of tactical flexibility, operational and technical risks, and funding requirements of the various alternatives. For further detail, please see the response to comment H.1.5.
H.1.44	Please see response to comment O.12.86.
H.1.45	The information requested regarding the BRAC process is beyond the scope of this EIS.
H.1.46	The proposed action would not increase the numbers of aircraft carriers. Instead capacity would be provided to homeport up to two additional CVNs for a total capacity of 3 CVNs. NASNI has the current capacity of 1 CVN and 2 CVs. For a discussion of national security concerns in San Diego, please see the response to comment L.4.44.
H.1.47	This EIS was prepared pursuant to the National Environmental Policy Act, passed by Congress in 1969. The Department of the Navy is the lead agency authority to sign a Record of Decision for this EIS.
H.1.48	Your comment is not within the scope of this EIS.
H.1.49	Please refer to responses L.4.44 and I.37.1 on the subject of terrorists and terrorist attacks on aircraft carriers in San Diego.
H.1.50	Please see response to comment H.1.3.

Comment Number	Response
H.1.51	The preferred alternative is defined in the Final EIS. Please see response to comment H.1.50. The final decision will occur not less than 30 days after the public has had an opportunity to review the Final EIS. There will be no decision until the ROD is published.
H.1.52	Your comments are noted and are included in the Final EIS.
H.1.53	The traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. The baseline condition has facilities at NASNI to support two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three carriers, while Alternatives One, Two, and Three have three CVNs. The proposed action would not result in two additional aircraft carriers, but would create the capacity to homeport two additional CVNs. As the number of personnel on the CVNs is greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the EIS. The analysis indicates that a traffic increase of this magnitude would not be significant. Please refer to response to comment L.4.12 and Table 3.9-4 in the Final EIS, Volume 1.  Although specific traffic-related mitigation measures are not needed to mitigate less than significant impacts of the proposed action, the Navy does have an ongoing series of strategies designed to reduce the level of traffic generated by NASNI, such as a ferry system, carpool/vanpool programs, installation of bike racks, a guaranteed ride home program (for rideshare users with a mid-day emergency), and an educational program to promote these strategies. In addition, the Navy is considering a redesign of the Main Gate so that the entrance would align with Third Street and thereby provide a more direct
	connection into and out of the base.
H.1.54	Your comments are noted and are included in the Final EIS.
H.1.55	Although no specific issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action.
H.1.56	Although no specific issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action.
H.1.57	Although no specific issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action.
H.1.58	Your comments are noted and are included in the Final EIS.
	The Draft EIS public hearing procedures are prescribed by the Council on Environmental Quality Implementation of Procedural Provisions; Final

### VOLUME 7 CVN HOMEPORTING EIS — NASNI RESPONSE TO COMMENTS

# Comment Number

### Response

Regulations Guidelines under the National Environmental Policy Act passed by Congress in 1969. The public hearing process is a formal one in which comments are taken from the public. The public hearing process does not facilitate a dialogue. Comments provided during the public hearing and written comments provided within the public comment period are formally addressed in a Final EIS. Please see response to comment H.1.1 above.

H.1.59

Your comments are noted and are included in the Final EIS.

# INDEX

DRAFT ENFIRONMENTAL IMPACT STATEMENT

PUBLIC HEARING

DEVELOPING HOME PORT FACILITIES FOR THREE NIMITZ-CLASS AIRCRAFT CARIERS IN SUPPORT OF THE U.S. PACIFIC FLEET

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ORIGINAL

WEDNESDAY, OCTOBER: 28, 1998 SAN DIEGO, CALIFORNIA

REPORTED BY MARILEE P. JEFFRIES, CSR NO. 7142

significantly affect the quality of the human environment. information available to public officials and citizens and On August 28th of this year the draft EIS was describe the proposed actions and alternatives, to present the results of the environmental analyses contained in the A total of five hearings just like this one are being held Draft EIS, and to hear your comments about the Draft EIS. issued for public review. The availability of the Draft distributed to agencies, organizations, individuals, and in this case the Wavy, must prepare an EIS for any major action that may in Everett and Bremerton, Washington; Honolulu, Hawaii; All oral and written comments on the Draft evaluating potential environmental effects of federal initiated in December 1996, and in February 1997 four local libraries for public review. The 75-day public The purpose of this public hearing is to Washington; Pearl City, Hawaii; Coronado, California. Since then we have been busy preparing the draft EIS. scoping meetings were held in Bremerton and Everett, Copies were to receive input from officials and citizens before NEPA is our basic charter for The NEPA process for this project was NEPA procedures are designed to make environmental review period will run through November 12, 1998. decisions are made and actions are taken. EIS was announced in local newspapers. Federal agencies, California. and San Diego and Coronado, Policy Act, or NEPA. Under NEPA 10 11 12 15 16 13 14 17 18 19 20 21 22 23 24 25 26 27 28 Washington; Everett, Washington; and Pearl Harbor, Hawaii. Speaking tonight will They manage nuclear Good evening, ladies and gentlemen. My name is Captain Dave O'Brien. I am Commander of the Naval Air and infrastructure needed to support home ports for three aircraft carriers. And Mr. Tom Beckett to his right from Station at North Island. I'd like to welcome you to the Statement for determining home port facilities for three associated with construction and operation of facilities With me this evening are key members of the nuclear-powered aircraft carriers at four Naval facility They operate the of Statement, or EIS, is to analyze the potential impacts team who have participated in preparation of the draft SAN DIEGO, CALIFORNIA, WEDNESDAY, OCTOBER 28, 1998 The purpose of this Environmental Impact CAPTAIN DAVE O'BRIEN: It's seven o'clock, so NIMITZ-class aircraft carriers in support of the U.S. Tonight's meeting is being held as part the process prescribed in the National Environmental Department of the Navy's Draft Environmental Impact concentrations: San Diego, California; Bremerton, EIS. They represent some of the specialized Navy are going to go ahead and get started. be Captain Rockland Deal to my right. the Naval Nuclear Propulsion Program. activities involved in the project. propulsion for the Navy. Pacific fleet.

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EIS received tonight and throughout the public review period will be considered and responded to by the Navy.

The Draft EIS will be revised as necessary to produce a complete and thorough discussion of the potential environmental consequences. The revised document, which will include responses to all comments received during the comment period will become the final EIS.

Depending on comments received and the effort needed to address them, the final EIS may be completed in early 1999. When completed, the final EIS will be submitted to the Deputy Assistant Secretary of the Navy For Installations And Facilities as input to the decision-making process. The document will then be subject to a public review period as required under NEPA. After this review period, the Deputy Assistant Secretary of the Navy will consider any comments received and will sign a record of decision, which will document the final decisions and will complete the NEPA process. This action is expected in the spring of 1999.

Now, let me explain the procedures for making tonight's meeting productive and smooth. I hope that each of you have picked up one of the blue handouts that are available near the door. It has the agenda for tonight's meeting on one side and the summary of the proposed actions and the environmental analysis on the other side. If you do not have one, you may get one at the break, or if you would like one now, please raise your hand and we will pass one to you.

Also, please put your name and address on the white sign-in sheet at the door if you wish to be included on the project mailing list. If you are on the mailing list, you will be able to receive information about the project.

If you wish to speak during the public comment period of tonight's meeting, I hope you filled out a gray speaker request card, also available on the table near the door.

Also available on the table are a green handout which is a fact sheet summarizing the Navy Nuclear Propulsion Program, and copies of the Navy's Nuclear 50th Anniversary brochure. Please help yourself to a copy of each of these if you wish.

Finally, if you wish to submit written comments and would like to have a handy form on which to write your comments, please pick up one of the yellow comment sheets. You may turn in your written comments tonight by placing them in the comment box on the table near the door, or you may mail the comments to the address indicated on the back of the comment sheet before November 12. I assure you that written comments will get the same attention as oral comments tonight.

The public comment portion of tonight's hearing is an opportunity for you to present your comments on the Draft EIS. We are not going to take up your time trying to respond to each comment tonight. Responses to your comments will be in the final EIS. To ensure that we

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 have recorded all of your comments, a transcript of this meeting will be prepared by our Court Reporter.

presentation, which will take approximately 40 minutes, we will take a ten-minute break and reconvene to receive your followed by a discussion of the nuclear propulsion aspects Next we will explain the alternatives that are considered results of the environmental analyses. Then that will be describe NIMITZ-class aircraft carriers and the need for them to have home ports. Then we will explain what the proposed actions are and why they are being considered. Then we will briefly summarize the First we will of NIMITZ-class aircraft carriers. Following the Now, let's get started. in the Draft EIS. comments

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like to introduce Captain Rockland Deal from the staff of carriers, homeporting, and the proposed actions, I would Now to talk about NIMITZ-class aircraft the Commander Naval Air Force, U.S. Pacific Fleet.

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actions we are discussing are really all about. They are CAPTAIN ROCKLAND DEAL: I chose this photograph of about the efficient application of military power in one of our carriers at sea with part of its air wing overhead to point out that this is what the proposed support of the United States national interests established by the President and the Congress. It is my boss who is responsible for support for all of the aircraft and aircraft carriers in the

about 1600 airplanes, and more than 57,000 people who make it all work. They are out there every single day carrying out their mission somewhere in the world's largest ocean. Pacific Fleet. That adds up to six aircraft carriers,

I represent the people who fly these

describe NIMITZ-class aircraft carriers, the major Pacific airplanes and sail these ships, and it's we who need the home port facilities that we are talking about tonight. ţ Fleet home ports, and some of the principal factors In this part of our presentation I'll creating the framework for the decision on where

homeport aircraft carriers.

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largest warships in the world. They are a 1,092 feet long in home port is 3,217 personnel, which is roughly half the NIMITZ-class aircraft carriers are among the by 252 feet wide on the flight deck and 134 feet wide at at mean lower-low water. The full crew complement while joes to sea, the wing support personnel and material are They are also one of the deepest draft ships in the Navy requiring a homeport berth and depth of 50 feet measured air wing personnel do not remain on the carrier while it several different naval air stations. When the carrier 6,000 The aircraft and is in home port. The air wing is typically based in full operational crew complement of approximately The flight deck encompasses 4.5 when the air wing is embarked at sea. the water line.

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loaded at pierside, and the aircraft fly out to meet the

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The Pacific Fleet has facilities in many locations, but they are concentrated mainly in four geographic areas: Washington's Puget Sound in the Pacific Northwest; San Diego area in Southern California; Pearl Harbor, Hawaii; and Yokosuka, Japan. The naval facilities in these areas provide home ports for nearly all of the ships in the Pacific Fleet.

What is a home port? Each ship in the U.S.

Navy has a home part where it is based when not deployed.

The crew's families usually live there; maintenance and material support are located there; facilities and quality of life infrastructure are provided there.

The nuclear powered aircraft carriers operate on about a 24-month cycle: They deploy overseas for six months; they undergo maintenance in the home port area for about six months; and they spend the remaining 12 months training for the next deployment. About four months of that training is spent at sea, so you can see that the crew has precious little time in home port with their families.

As indicated on this slide, the Navy designation for a nuclear-powered aircraft carrier is CVN. A conventionally powered aircraft carrier is called a C.V. So when I use the term "CVN" in this presentation, I'm referring to a nuclear powered aircraft carrier.

 The Navy's proposed actions, which are the subject of this EIS, are to construct and operate the facilities and infrastructure needed to support home ports

for three CVNs.

Two of these CVNs will be joining the Pacific Fleet in 2002 and 2005 to replace two older conventionally powered aircraft carriers, CVs. Let me emphasis that these two CVNs will replace two CVs and will not increase the number of ships in the Pacific Fleet. One of the CVs was decommissioned in September of this year. The second C.V. is scheduled to be decommissioned in 2003.

The third CVN is the one homeported in Naval Station Everett. The Everett home port location is being reevaluated in order to assess the potential to increase efficiency of support infrastructure and maintenance capabilities and to enhance quality of life for the crew.

The decisions on CVN home ports could also result in the need to relocate up to four Fast Combat Support Ships or AOEs currently homeported at Puget Sound Naval Shipyard if an additional CVN is homeported there.

Decisions on facilities development need to be made soon. This is important in order to program budgets in time to accommodate planned arrival dates of the two CVNs that will replace the aging CVs.

Currently designated CVN home ports are located at three Pacific Naval Facilities. Two of the home ports are in the Pacific Northwest area; Puget Sound Naval Shipyard at Bremerton, Washington, and Naval Station Everett in Everett, Washington.

The third designated CVN home port is in the San Diego area at Naval Air Station North Island in

Coronado, California. North Island was recently designated a CVN home port and just received the nuclear-powered aircraft carrier in August of 1998.

All three of the currently designated home ports are considered in the EIS. In addition,

All three of the currently designated CVN home ports are considered in the EIS. In addition, because Pearl Harbor is a vital fleet concentration, it is also evaluated in this EIS as a potential CVN home port location.

The Navy determined specific locations for homeporting by examining the four existing ports just mentioned, to determine how well they were capable of satisfying the following CVN home port objectives and requirements.

Operations and training;
Support facilities;
Maintenance facilities; and

Quality of life for Navy crew and families.

As I have stated, three CVNs are presently assigned to the Pacific Fleet. One is currently homeported in Bremerton, one is at North Island, and one is at Everett. Two additional CVNs will be joining the Pacific Fleet in coming years, bringing the Pacific Fleet total to five CVNs and one CV; the CV being in Yokosuka, Japan. The CV home port at Yokosuka is not affected by any decisions in this Environmental Impact Statement.

The EIS analysis assumes: One, at least one CVN will continue to be homeported at Bremerton to comply with previous actions under the Base Realignment and

Closure process, referred to as BRAC; two, at least one CVN will continue to be homeported at North Island to comply with previous BRAC actions; and three, the remaining three CVs will be homeported within the four alternative locations under consideration; Bremerton, Everett, North Island and/or Pearl Harbor.

homeport three CVNs with a different range of possible CVN berths at each location, a very large number of potential combinations were considered. We decided on the five combinations that presented a reasonable range of alternatives. These five combinations, along with the alternative of no action, became the six alternatives analyzed in the Draft EIS. The no-action alternative evaluates the impacts that would occur if no new facilities were constructed.

you will see that North Island could have a total of one to three CVNs, the currently homeported CVN is shown here in white and possibly one or two additional CVNs shown in blue. Puget Sound Naval Shipyard could have one or two CVNs, the currently homeported CVN and possibly one additional CVN. Everett could have zero to two CVNs, the currently homeported CVN and possibly one additional CVN. The currently homeported CVN and possibly one additional CVN, or possibly minus the currently homeported CVN. Pearl Harbor could either remain without a CVN or add one CVN.

Columns one through five represent what we call the action alternatives because they would involve

the action facilities construction in order to accommodate additional ships at those locations. In each case the column for each alternative totals five CVNs. Each alternative also has four AOEs. The AOEs are currently homeported at Puget Sound Naval Shipyard. Under alternative one, with CVNs at Puget Sound Naval Shipyard, the four AOEs would be moved to Naval Station Everett. Under alternative five, also with two CVNs at Puget Sound Naval Shipyard, two AOEs would remain at Puget Sound Naval Shipyard and two would be moved to Naval Station Everett.

homeported to North Island, Puget Sound Naval Shipyard and alternative. Note that even the no-action alternative has support them. Since NEPA requires that an EIS evaluate a homeport three CVNs if no new facilities were constructed. at North Island; locate one additional CVN at Puget Sound five CVNs. This is because the proposed action is not to locate one additional CVN at the existing transient berth Logic dictated that we would not move the CVNs currently Naval Station Everett. The rest of the solution was to Naval Shipyard; and keep the AOEs at Puget Sound Naval construct the optimal facilities and infrastructure to decide how many aircraft carriers we should have in no-action alternative, we had to determine where to Pacific Fleet; the action is to decide whether to The sixth column is the no-action Shipyard

The Navy's preferred alternative is alternative two, which would homeport two additional CVNs

at Naval Air Station North Island and maintain Naval Station Everett as a CVN home port. The Navy's preference for this home port combination is based on North Island's accessibility to the sea and the training ranges; Pearl Harbor Naval Shipyard's inaccessibility to the training ranges and its lack of facilities to support a carrier air wing; and the operational and quality of life advantages of the existing CVN home port at Naval Station Everett and the assumption that depot maintenance of that CVN can be successfully completed without a significant adverse impact on crew quality of life or maintenance schedules and costs.

Now I will describe some of the construction needed for maximum development at North Island to provide home port facilities for a total three CVNs. To achieve the necessary water depth of 50 feet, approximately 490,000 cubic yards of dredging would be required. The dredged material would be disposed of at a designated ocean disposal location approximately five miles southwest of North Island or at another location in accordance with permit conditions.

 The existing pier J/K would be demolished and reconstructed to provide required CVN berthing. The demolition and reconstruction of pier J/K is required to maintain Berth L as a transient CVN berth to support air wing training and battle group training for CVNs in the U.S. Pacific Fleet area of responsibility.

Approximately 1.2 to two-and-a-half acres of

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The concrete wharf would be supported by concrete and steel piles, reinforced concrete, pile capbeams, and the deck slab. The wharf would provide steam, low-pressure compressed air, potable water, pure water, salt water, sanitary sewer, oily wastes, jet fuel, and marine diesel fuel. Electrical utilities would include a new 4,160 volt substation.

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Additional improvements would include relocation of the existing ferry/flag landing that accommodates personal transportation across San Diego Bay. Other improvements would include a CVN warehouse, a fleet support building, equipment laydown building, and lighting. Improvements to the security fence and a security fence would also be needed.

The Draft EIS analyzes the potential environmental effects of the six alternatives. The analysis specifically addresses construction and operation of associated facilities and any dredging that may be required. The study also covers significant issues identified during the public scoping process. The environmental issues that are addressed in the draft EIS include the 17 issues on this slide. I'll let you read through them now and just point out the transportation area includes traffic.

The EIS identifies potentially significant environmental impacts at some or all the home port locations for the following issues: Marine biology, ground transportation, general services, and utilities. The chart summarizes the potentially significant impacts at each CVN home port location.

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At Naval Air Station North Island, dredging and pier replacement, which would cause marine habitat and eelgrass habitat removal, would have significant but mitigable impacts on marine biology. These impacts would be associated with alternatives one, two, three and four and would be mitigated by construction of a habitat mitigation area.

At Puget Sound Naval Shipyard significant but mitigable impacts on marine biology could result from dredging and marine construction during the salmon outmigration season and from construction of a confined disposal facility, if needed. These impacts would be

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associated with all five of the action alternatives.

Impacts on salmon migration could be mitigated by avoiding 2 dredging and marine construction from mid-March to mid-June. Impacts from construction of a confined disposal facility, if needed, potentially could be compensated by construction of a shallow-water habitat. 6 Also, significant unavoidable impacts on general services and utilities would be associated with the no action 8 alternative at Puget Sound Naval Shipyard. 9

At Naval Station Everett significant but mitigable impacts on marine biology could result from dredging and marine construction during the salmon outmigration season and during the Dungeness crab molting period. These impacts would be associated with alternatives one, four and five and could be mitigated by avoiding dredging and reconstruction from mid-March through mid-June. Under alternative four with CVNs at Everett, increased local commuters would cause a significant but mitigable ground transportation impact. The impact could be mitigated by providing roadway improvements and by implementation of a trip reduction

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At Pearl Harbor Shipyard significant but mitigable impacts on ground transportation would occur with the homeporting of a CVN. This impact would be associated with alternatives three and five and could be mitigated by providing roadway improvements and by implementation of a trip reduction program.

Now I'd like to introduce Mr. Tom Beckett who will discuss the Navy Nuclear Propulsion Program.

MR. TOM BECKETT: Thank you, Captain.

Wow, good turnout tonight. Certainly validated the request for a separate meeting in downtown San Diego. If you don't tell the Fire Marshal I won't. You have probably seen it on CNN. Aircraft

You have probably seen it on CNN. Aircraft carriers give the president four-and-a-half acres of sovereign territory he can count on, any time he needs it anywhere in the world. Fleet commanders agree, nuclear power enhances the capability of an aircraft carrier. With tactical flexibility, high speed endurance, and mobility the nuclear powered aircraft carriers can respond to crisis more quickly, arrive on station and higher state of readiness and remain on station longer with less logistic support than their civilian -- excuse me -- than their fossil fueled counterparts.

Before discussing the results of the radiological analyses contained in the Environmental Impact Statement, I'd like to provide some background on the Navy's nuclear propulsion program. Earlier this year we celebrated our golden anniversary. You may have seen on the table outside copies of the brochure documenting some of the many kind words we received to mark this occasion from the nation's leaders. If you haven't done so please take one at the break time.

In the past 50 years the Navy has logged over

The Navy nuclear propulsion standards and record surpass those of any other national or international nuclear program. To validate compliance with our strict radiological control requirements we conduct extensive monitoring of the environment in areas where we operate, including San Diego. Monitoring includes analysis of water, sediment, air, and marine samples for evidence of radioactivity. Reports on the results of this monitoring are published openly and annually and have been done so since the mid-1960s.

We refer to the Blue Book obviously because of the color of its cover. The Blue Book is available in the Coronado library for those of you who are interested.

There have been as many as 22 reactor plants associated with nuclear powered war ships which have been homeported in the San Diego area over the past 40 years. Independent surveys which have been conducted by the Environmental Protection Agency and by other government agencies confirm the results of the Navy's own annual environmental monitoring program. Operations in San Diego over that period of time have had no significant affect on the environment.

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Now, that doesn't mean that we don't

occasionally release radioactivity, but what it does mean is that reactor plant operations which release radioactivity are infrequent and result in small releases which have no significant affect on the environment.

Naval reactors are different from and much more robust than their civilian counterparts. The background on this slide shows U.S.S. THEODORE ROOSEVELT undergoing live fire shock testing in 1987. The plume of water behind the ship represents the detonation of the equivalent of over 50,000 pounds of T.N.T. close to the hull. Don't try this in the home reactor pad.

The propulsion plant passed with flying colors allowing the ship to continue operating. This is no surprise. Unlike civilian plants, naval reactor plants must be designed to meet the rigors of combat. In addition, naval reactor plants must be designed to fit within the constrained volume of a war ship hull. Even on a ship as large as a nuclear powered aircraft carrier, as many as 6,000 sailors work and live every day while deployed within 600 feet of two operating reactor plants.

These design requirements result in reactor plants which are exceptionally resilient and rugged. In addition, the reactors are simple and small. Typically less than one-fifth the size of a civilian nuclear power plant. The naval reactor designs have features which enhance peacetime protection of the public in the environment under the benign conditions existing in any near port when the reactors are being operated at very low

power or shut down.

Emergency preparedness is a normal part of ongoing Navy planning and training. Emergency preparedness covers a wide range of situations from events such as fires, to less frequent situations. Navy plants cover a wide range of situations from common events such as fires to less frequent events such as severe weather, highly unlikely events such as radiological emergencies. Radiological emergency preparedness starts with continuous monitoring of radiological work by trained crews who are highly motivated to detect any abnormal condition. It includes detailed procedures which are thought out in advance and tested to deal with the abnormal situation. Because of the conservative design approach used in naval reactive plants and their facilities, the impacts from radiological emergencies would be localized.

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Consequently, emergency plans are based on using Navy resources to combat the problem. The plans do include prompt notification of state and local officials. Let me reiterate that. Plans do include prompt notification of state and local officials. Existing state and local government plans for ensuring public safety during general emergencies such as severe weather are sufficient to deal with the situation if necessary.

With that background and experience let's discuss the Environmental Impact Statement radiological analysis. We performed detailed analyses which looked at potential impacts to air, water, and sediment quality from

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sensitive populations among the public such as children in internationally accepted methodology and use International member of the public results in higher risk than it would The analyses were conducted using We performed the detailed radiological analyses which looked risk factors assume that a given radiation exposure to a and the elderly. Fatal cancers are reported since fatal to to a facility worker or sailor. This accounts for more Commission On Radiation Protection risk factors. These cancer is the commonly accepted measure of impact from normal operations and a range of potential accidents. quality. Analyses cover impacts to humans as well as non-fatal cancers and other health effects including it the potential impacts to air, water, and sediment However, the analyses also plant and animal life. radiation exposure. genetic effects.

We used several conservative assumptions to determine risks from both normal operations and from hypothetical accidents. For example, we assumed that weather conditions exist which would maximize exposure to the public from the radioactivity released. We also used radiological source terms which greatly overestimate the amount of radioactivity released. If these conservatisms were removed from the analyses, the risks would be many times lower than those reported, which I'm about to summarize.

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For cumulative impact we assumed that all nuclear powered ships in the area are concentrated at the

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home port location. For North Island this means that as many as 12 reactor plants representing the ten submarines and one CVN currently in the area were evaluated for the baseline, and then up to 16 reactor plants representing the same 10 submarines and up to 3 aircraft carriers were evaluated for cumulative impacts.

Let me digress a little bit at this point and talk about potential shipboard accidents. The evaluation of shipboard accidents does reveal significant details about military capability and war ship design.

Consequently they are contained in a classified appendix consistent with the requirements of NEPA. The classified appendix is not releasable to the public but has been provided to E.P.A. headquarters for review. What we can state publicly about the classified analysis is that all environmental impacts and conclusions from this classified appendix are covered by the discussion of facility accidents in the unclassified sections of the EIS.

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In addition to the analyses in the Environmental Impact Statement we provided a comprehensive classified analysis of the design of the NIMITZ-class reactor plant to the Nuclear Regulatory Commission and its advisory committee on reactor safeguards. They conducted their own detailed analyses and agreed with our conclusions: These plants are safe. These reviews, although not required by law, are part of the Navy's longstanding commitment to obtain an independent consideration of important elements of reactor plant

design.

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perspective on the previous risk numbers. Notice I didn't say there is no risk associated with these operations, but our conclusion is that the risks are less, much less than are one in one billion from the cumulative impact to any hundred million. This slide is provided to show some Here are the results of the radiological single member of the public within 50 miles of North occident, the additional annual risk is one in seven evaluations for homeporting nuclear powered aircraft of normal operations. For the most severe facility fatality They show the average the risks associated with everyday life. additional annual risk of latent cancer carriers at North Island. Island

Finally, this slide shows what I like to call a Seal Team environmental inspection of U.S.S. NEVADA in her home port. I use this slide to punctuate our conclusion that there are no significant radiological impacts from any of the homeporting alternatives.

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we take a ten-minute break, but I think due to constraints of the facilities we have here tonight we will probably best, unless I hear something different, and we will go to launch into the speaker part of it. If I can get some of the contact folks to bring the cards out that we have so

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H.2.3

H.2.4

H.2.2

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	accidents happen. They happen to everyone. They happen	28		of power integral to our society.	œ
H.2.11	Why are we concerned? Put very simply,	27		part. It violates the all important checks and balances	7
	on loosely compacted landfill.	26		aspects of this project, and that's the nuclear propulsion	9
	Especially when it's right between two earthquake faults	25		self-certifies and self-regulates the most dangerous	ĸ
	of the center of a major population center makes no sense.	24		Democracy is also undermined when the Navy completely	4
	plant, and the nuclear waste dump within less than a mile	23		exists for and cares about the good of the people.	Э
	with the support facilities, the nuclear waste processing	22	H.2.7	This is not the action of a government that	03
	Homeporting three nuclear aircraft carriers	21	_	about our lives?	н
H.2.10	And why are we all concerned?	20		Where are the guys that are going to make the decisions	0
	communities around San Diego who oppose this project.	19		gentlemen sitting there; you don't make the decision.	6
	you are going to hear the names of many people from many	18		Frankly, I have a lot of sympathy for you	80
	surrounding communities equally with Coronado, and tonight	17		about how this project will affect our lives.	7
	just a Coronado issue. This project affects San Diego and	16		out here and hear from us first hands about our concerns,	9
	first meeting you have had in San Diego, and this is not	15	H.2.6	been signed by a person who cared enough about us to come	Z.
	Coronado last night. I'm here tonight because this is the	14		not allowed under the law. Of these five reviews none has	4
	and I live in Coronado, but I didn't go to the meeting in	13		was hidden and obfuscated. This is piecemealing, and it's	е
H.2.9	MARILYN FIELD: Good evening. I'm Marilyn Field,	12		five separate studies, the total impact of this project	2
		11		nuclear megaport project. By splitting the impacts into	п
	Thank you.	10		five separate environmental documents on one project; the	0
	unacceptable.	6		since 1994. We have attended seven public hearings on	a
	dial for Democracy tomorrow. Anything less is	83	H.2.5	Many of us have been involved in this project H2.5	80
	and say where were you. We want to talk to you. Call and	7	_	this process.	7
	I urge everybody in attendance to call Dansig	9		participatory democracy, and it makes a charade out of	G
	the Navy, Richard Dansig is not here.	ន		provided to you today. These are not the actions of	ın
	ultimately responsible for this, specifically Secretary of	4		intelligent, thoughtful public input that has been	→
	It's most objectionable that this person who was	3		have been taken in response to the considered,	
	ignores public input, and most important to communities.	8		Our safety is still unprotected. No meaningful actions	~
H.2.8	Bottom line, fifth piece of this puzzle	н	H.2.4	manipulated. The Navy accident record is still hidden.	-4

	H 2 11	+	H 2 13
even in the nuclear Navy.	11.2.11	ر	CI.7.I
For five years now you have been telling us	7	there are no emergency evacuation plans or warning sirens	
the Navy makes no mistakes; there are no accidents; never	(,	or perimeter monitoring to let civilians know what is	
had a reactor accident in the history of naval nuclear	•	happening in the event of an accident.	
propulsion, but that's because you define reactor	ú	For years now several years now we have	
accidents very narrowly. You have many things which you	Ĭ	been asking for at least perimeter monitoring, emergency	
call incidents which general population would call	•	warning, and emergency plans including evacuation plans.	
accidents. I have a list of 11 of them, and six others	80	Civil plans for an earthquake are not sufficient.	
that are near accidents.	6	Emergency plans are not effective unless civilians know	
And I will give this to the Court Reporter	10	what they are and what they are supposed to do if they are	
and she can put it in the record.	11	warned. Right now we don't even have a warning system so	
. 2.)	12	we could tell people in the event of an accident.	
Accidents are especially likely to happen	H.2.12 13	Perimeter monitoring is available; it is not that	
when you have short-handed personnel and personnel are	14	expensive; it is used in other around other nuclear	
worked around the clock to compensate for vacancy. This	15	facilities around the country, and there is even federal	
has been much in the news lately. The Navy has told us	16	money available and it's encouraged. Citizen monitoring	
how they are going to have to do something, either lower	17	is encouraged by the Navy has tried to oppose this and	
their recruiting standards by to the lowest categories or	18	has so far refused to provide this to us.	
taking other actions, but right now you are not fully able	19	So I say it is time for the public to say no,	H.2.14
to man your personnel slots, and that creates the risk of	20	and I think we are saying no tonight.	
accidents and people get tired and overworked just as it	21	No more nuclear propulsion.	
did when you spilled mercury in the San Diego bay two	22	And it's time for the Navy to say yes. Yes	H.2.15
years ago which cost about \$2 million to clean up.	23	to answering our questions, and yes to our reasonable	
I first became very seriously concerned about	H.2.13 24	requests for citizens' safety measures in connection with	
this project when I read the EIS for the STENNIS because	25	the carrier we already have here.	
one of the things that concerned me was that I read about	26	One more comment. I have spent a lot of time	H.2.16
the Navy's accident plans, and that there is a warning	27	in the last few weeks trying to understand this document,	
system and Navy based personnel will be inside within five	28	and particularly the appendix dealing with radiation	
	29	0.00	

-	risks, and this document is a disgrace. You talk about it	H.2.16 1	contamination in my neighborhood and emissions from a lot	H.2.19
2	being conservatively calculated. It isn't. It is a	2	of industries that put out toxic waste. The fish in the	
e	highly biased Navy P.R. piece which does not take into	က	bay already are contaminated, and they are not good enough	
4	event the latest scholarship and research done on low	4	at.	
2	level radiation. Moreover, in your risk you multiply	ហ	One of the aspects of this document that	H.2.20
9	your whatever you decided is your risk of an accident,	9	wasn't analyzed recently also that we found out was that	
7	which I guess you think is pretty close to zero. That	7	you have now contracted with three local ship builders to	
80	greatly underestimates the risk. Also risk is stated as	80	do your defense contracts. And the contracts guarantee	
6	average annual risk. Nobody cares if they are going to	6	that the nuclear ships will be repaired next to this site.	
0	get cancer this year or next, they want to know if this is	10	That will bring even more contamination to my	
п	going to cause me cancer in my lifetime.	11	neighborhood. And that is a direct and indirect impact of	
7	What we need I have been to many meetings.	H.2.17 12	these nuclear aircraft carriers that was never ever	
e	I speak my peace. I have written letters. My comments	13	contemplated in your EIS or even talked to in the	
4	are ignored. My questions aren't answered. I have been	14	community.	
2	at this for three years now. We really deserve answers	15	I live downwind from the project, from your   H	H.2.21
9	and we need a dialogue. We don't just need you to listen	16	project. And if there is an accident, my family, all of	
7	and hear us and ignore us.	17	our families and all of San Diego are in jeopardy by these	
8	Thank you.	18	nuclear aircraft carriers.	
6	LUZ PALOMINO: (In Spanish. Not reported by the	H.2.18 19		
0	Court Reporter.)	20	ERNIE McCRAE: And if you happen to have accidents   H	H.2.22
1		21	that you say you haven't, all I can reply to that is thank	
7	UNIDENTIFIED SPEAKER: I'm going to translate.	22	goodness. You see, I have had personal experience with	
e	The additional impact of aircraft carriers,	23	accidents that had happen. I was part of many families in	
4	nuclear aircraft carriers and a waste plants here next to	24	San Diego that hosted kids from Belerusse that had a	
ນ	our streets. I don't understand why the documentation of	25	tremendous nuclear accident, or nuclear incident, and	
9	this project wasn't in Spanish, nor do I understand why	26	their lives have been changed forever. The reason they	
7	this is the first time you had a meeting in San Diego.	27	came here was to replenish their immune systems. The	
œ	We are already victims of a lot of	H.2.19 28	fruit in their country has been changed. The structure of	
		1	32	

H.2.24

repair facility after nuclear repair facility making San ship after ship, and submarine after submarine, nuclear

Diego already one of the sixth most largest cities in the

United States, one of the most radioactively at risk

cities in the United States.

Ç absolutely insane. We know that if one of these floating we also know that no such thing will happen; and we are doomed. within five hours and get potassium-iodine and shelter vessel, we are supposed to evacuate a ten-mile radius To a physician this is starting to seem nuclear power plants goes wrong with no containment everyone 74 miles downwind way into Mexico, and

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All these nuclear processes involve routine Even without accidents we are in trouble.

H.2.25

allowable legal exposures in this state of radionuclides.

have realized, and more health threatening than your risk These small amounts are more health threatening than we

would hurt people 12 miles away. We now have 150 percent assessment assumptions are making. We thought Chernobyl

increase in breast cancers 25 miles away from Chernobyl. We have a thyroid cancer epidemic in Chernobyl from

Pilgrim Nuclear Plant studies prove the leukemia rates go Chernobyl and that is hundreds of kilometers away. The up around plants emitting perfectly legal and routine

> 25 56

The Oak Ridge National Laboratory and Portsmouth Naval Shipyard workers have amounts of radioactive material. 27 28 34

their very nature has been changed.

I happen to be Principal of Cabrillo Elementary in Some day it is going to happen. And then children because that's what my work -- life's work is all Let's say we don't have an accident anywhere how is that explained to children. I'm here representing very close to where you are; and we are upwind, downwind, Point Loma, and we don't have a clue as to what to do if just all over the place, anybody who lives in that area. something happened to release nuclear waste, and we are sidewind. Every afternoon in Point Loma the winds are near our lives.

I think we owe it to future generations -- I  $\mid$  H.2.23 ţ This is extremely important, and I think it's a lack of community, and we owe it to them and their descendents mentioned that there is no consideration of people who think of other ways to carry on our national security. oppose, and the Secretary of the Navy should be here. respect for our community that they put you in this happen to have nine grandchildren who live in this think that it's become like a game and someone had situation to take this on.

rhank you

I'm a retired physician from U.C.S.D. and the president of DEE CHRISTIAN: Good evening. I'm Dee Christian. the board of the Peace Resource Center in San Diego.

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and month I get literature showing that tinier and tinier As a physician at the same time as every

H.2.24

14 H.2

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	extra	H.2.25		•
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8	dose, single rem which is one-third of what the Navy is		2 From a physician's point of view, basing the H.2.2/	
9	permitted to administer to each of us without thinking	•	3 nuclear Navy and its dangerous onshore support facilities	
4	about it.		in a large population center like San Diego defies reason	
2	Of grave importance to San Diegans faced with		5 and comes with unacceptable health and environmental	
9	living near dozens of low radiation emitting plants and		6 risks.	
7	naval facilities, the Oak Ridge data show that low doses			
œ	of radioactivity delivered slowly over decades are ten		8 CAROL JOHKAW: I'm Carol Jonkaw. I'm the executive H.2.28	<b>~</b>
0	times more likely to make a human cancer than are high		9 director of Peace Resource Center.	
10	doses of radiation delivered quickly.	10	One of the things that I would like to	
11	One-third of those who work at Rocketdyne in	11	address tonight are the claims made here and elsewhere by	
12	Simi Valley receiving only doses way under those	1	12 the Navy that an all nuclear carrier force is necessary	
13	considered safe by current law and used in your risk	1	13 because it provides a military advantage.	
14	assessment numbers died of cancer. That's eight times the	т	14 In truth a new report released by the general	
15	number that should be dying of cancer.	1	15 accounting office this August revealed that nuclear	
16	There is already radioactivity alpha and beta H.2.26		16 powered carriers offer no discernible military advantages	
17	emissions in our bay's fish, and although it is natural to	1	17 over conventionally powered carriers and concluded that	
18	fear an accident with massive uncontrolled releases, the	П	18 they are far more expensive to operate and maintain.	
19	medical literature is starting to warn that it's really	п	19 I recommend this is some good reading. It is a little	
20	the slow environmental accumulation from each one of	7	20 more easier user friendly reading for folks than the EIS.	
21	dozens of allowable naval point sources during routine	74	21 Good reading.	
22	operations, repairs, transportation, and storage that's	8	22 I'd like to say to you that what needs to	
23	going to do us in. Once out in plants, fish or humans,	14	23 happen is the Navy has got to stop perpetuating myths	
24	these molecules do damage for up to thousands of years,	.,	24 about the superiority of nuclear carriers and start	
25	and they are not recoupable or made less dangerous over	.,	_	
26	time. In fact, having chlorine or chlorination in our	.,	26 Fact: As revealed in the G.A.O. report, H.2.29	_
27	drinking water makes some of them more apt to stick into	•	27 nuclear carriers are far more expensive to operate and	
28	the body and cause cancer. What an ironic twist of		28 maintain costing over \$8 billion over a 50-year life span	
) 1	35	S	36	

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e.		37		0
is	28 a lot of serious flaws, but the most fundamental one	2	hours worth the cost? Is it worth putting the health and	
nt has	27 Your Draft Environmental Impact Statement has	H.2.35 2	wo hours or six	
	26 safety dangers to our community.	8	hours sooner from the Pacific to the Persian Gulf.	10
	our quality of life and by increasing the health and	2	nuclear carrier will get there two hours sooner. Six	10
nance		6	out, on a trip from the east coast to Mediterranean, the	
Tr.		23	faster? Sure, a little bit. As a G.A.O. report points	-
nake	carriers do not a	22	perspective, some of these claims, do they get there	-
ır T	Let's get very clear about this.	H.2.34 21	And a fact to put some of this into real	
•	included in the decision making process.	20	than a nuclear carrier force.	_
being	very little if anything about it and certainly not	19	greater level of overseas presence at a far cheaper cost	_
ing	8 of so many people is once again with the public knowing	18	carrier groups, battle groups, actually can provide a	
welfare	decision such as this which impacts the health and	H.2.33 17	t: A carrier force of 12 conventional	_
a	6 continued loss of democracy that is demonstrated when	16	interchangeably.	
the	the nuclear industry, but one has to really question the	15	same characteristics and capabilities and are employed	
jo sa:	4 Navy predictions, nuclear propulsion and the influences of	14	military strategy requirements. They share many of the	
the	This is not a surprising decision given the	13	have been effective in meeting requirements of our	
	outfitted with nuclear propulsion plants.	H.2.32 12	Fact: Conventional and nuclear carriers both	
	that the next generation of carriers, the CVXs be	11	not cost effective to operate and maintain.	
request	out the Department of Defense approved the Navy's	. 10	vessels have been decommissioned early because they were	
came	9 than one month, less than one month after this report	H.2.31 9	Fact: Remaining nuclear powered surface	
w w	might be interested to know that on September 25th less	8	high cost.	
here	concentration of nuclear carriers in the U.S. People here	7	nuclear powered service vessels after 1975 because of the	
	biego is faced with becoming the largest West Coast	H.2.30 6	Fact: The Navy stopped building other $\mid \mathbb{F}$	
r.	reason to develop nuclear carriers. Nevertheless, San	5	of years.	
al H	CAROL JONKAW: There is really no sane, rational	4	storage of the reactors, spent nuclear fuel for thousands	
-	THE AUDIENCE: No.	n	include the cost of decommissioning nor the cost of	
	radiation exposure to save a few hours?	2	cost to operate over 50 years, and these costs do not	
H H	risk, health and safety of our communities at risk from	H.2.29	each. That's 58 percent more than a conventional carrier	
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experts, and they are all telling you about the problems Forters, and I am staff counsel for the Environmental public. You are going to keep hearing those concerns last night you have heard concerns Health Coalition. conight.

In these public hearings tonight and

members of

of many

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I want to talk a little bit about the legal that we have with this project.

problems that exist with the EIS in order to build on some assumption that two CVNs will replace two CVs that will be is currently a home port to only one CV. It has not been appearance of impact on this project. In fact, San Diego a home port to more than two CVs since the U.S.S. RANGER First, the Environmental Impact Statement leaving San Diego. This just serves to minimize the analyzes the impacts of this project by using the of their concerns.

from this project must be analyzed compared to what exists If this analysis is done according to law, the real In contrast with what the Navy has done, the law requires that the Navy analyze this project compared to what is on the ground now, and the potential impacts

was decommissioned in 1993. Thus in reality only one CV

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will be leaving San Diego, not two as the EIS claims.

impacts from this project will start to show up.

H.2.37

we certainly don't want them.

H.2.38

PAULA FORTERS: Good evening. My name is Paula

must consider all of the potential health impacts to the Second, as the Navy is well aware, the EIS people of this region, and yet there are several gaping holes in this analysis.

want ţ ţ You have heard from some of the folks as problems of the analysis of the radiation impacts. I analysis of the toxic air contaminants that are going to talk about are for a second about problems of the be released as a part of this project.

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You also heard form elected officials, technical

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The EIS fails entirely to analyze the impacts this region and yet burden of two more carriers has not been established, and the increases in cancer causing emissions from the added industrial cancer risk to surrounding neighborhoods. It the added burden of servicing those carriers. That has contaminants at NASNI. Now, realize that NASNI already ranks second in San Diego County for posing the highest from potential increases and emissions of toxic air is second only to the Point Loma Naval complex. already a huge burden on the people of even been mentioned in this EIS.

In order for the EIS to give full information NASNI both toxic and criteria pollutants from this project must to the public about the existing environment at NASNI and of operations must be documented and all future emissions emissions of both toxic criteria pollutants from all the potential impacts of this project, all existing be documented.

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	Thank you.	28	Written list of names with proper spellings	28
	not provided to the Court Reporter.)	27	those statements. From east county:	27
	(Written list of names with proper spellings	26	people who couldn't be here today but who also support	26
	entered in support of those groups:	25	those representatives; and I'm here to read the names of	25
	Coalition and other people also wish to have their names	24	and I support all the statements that have been made by	24
	of the Peace Resource Center and the Environmental Health	23	Resource Center and the Environmental Health Coalition,	23
H.2.45	ALAN MCAFEE: I'm Alan McAfee speaking in support	H.2.42 22	JENNIFER DUMAS: I'm here representing the Peace	22
		21		21
_	Thank you.	20	Thank you.	20
	not provided to the Court Reporter.)	19	public and finally come clean.	19
	(Written list of names with proper spellings	18	to provide complete information about this project to the	18
	to nuclear homeporting:	17	with the law, and we are calling on you to do just that,	17
	collected in the Ocean Beach vicinity who are also opposed	16	You haven't done that. You haven't complied	16
	The following are the names of people ${ m I}$	15	taken.	.2
	Center.	14	full information about government actions before they were	H Z
	Environmental Health Coalition and the Peace Resource	13	developed and passed so that people like this could have	13
	like to voice my support for the earlier testimony of the	12	National Environmental Policy Act, and that act was	12
	Flores. I am a resident of Pacific Beach, and I would	11	legally insufficient. Does not rise to the standards of a	11
H.2.44	JASON FLORES: Good evening. My name is Jason	H.2.41 10	In sum, the current analysis is flawed and	10
		Ø	necessary for this project.	6
	not provided to the Court Reporter.)	œ	fields would not even be used, even though they are	89
	(Written list of names with proper spellings	7	those fields. It would lead us to believe that those	7
	be here and support our efforts to be heard.	9	from impacts from the air wing that's associated with	9
	the names of the people from Pacific Beach who could not	ស	this project and yet does not even mention the potential	ß
	with the Peace Resource Center, and I would like to read	4	multiple airfields to this project is being necessary for	4
H.2.43	BETTY HIMLY: I'm Betty Himley. I am a volunteer	e	been addressed. The EIS cites the close proximity of the	ю
		2	air wing which is attached to those carriers hasn't even	8
H.2.42	not provided to the Court Reporter.)	H.2.40	Additionally, the potential impacts from the	<b>+</b>

JOE VARLEY: Good evening. My name is Joe Varley. H.2.46

I'm a native San Diegan. I was raised in Rosecrans Street
just near the subbase in San Diego near the (inaudible)

Point subbase. I lived there when it was an atomic submarine base.

My wife and I now live next to the Sparwars facility on Point Loma. The reason I mention this is I want to establish that I know what kind of neighbor the United States Navy can be. The Navy has always been responsive to the community needs. The Navy brings the best and the brightest people to our city. The future citizens and leaders of this city will have a heavy representation of former Navy personnel. The Navy also brings with it the cutting edge of technology.

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The world leader of nuclear technology is the United States of America. And the leader of that technology of ship powered nuclear propulsion is the United States Navy. No one in the world is better prepared to use nuclear power than the United States Navy.

The Navy has always in the past accepted its responsibility to mitigate the impacts to traffic congestion, education, and the environment. There is no reason to believe that their dedication will change any time soon.

To those concerned with the possibility of a nuclear disaster, I would remind you that more people died at Chappaquidic Creek than died at Three-Mile Island.

I would urge everyone to support the homeporting of these ships. It's good for the Navy and it's good for our city.

H.2.46

Thank you very much.

H.2.47

STEVE MCWILLIAMS: My name is Steve Mc Williams.

I'm currently on trial for providing marijuana medicine to patients in San Diego. I find it absolutely offensive that our government spends billions of dollars to provide death to people all around the world, while at the same time prosecuting our own citizens right here in the United States, simply for trying to take care of themselves.

I am offended that indigenous people, native Americans, mainly in South Dakota and other parts of the United States are digging up uranium ore and making plutonium in highly dangerous situations, and all of that has to come here; and as it travels here it is incapable of endangering many people as it is being transported.

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After all the Navy has done with it, the waste products have to be disposed of, and we haven't ever figured all of that out either.

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H.2.49

H.2.48

and destruction for people around the world. All these ships can do is rain terror and death on people, and I am offended by that. I'm offended by a government that has nothing better to do than to hurt other people while leaving its own people homeless and desperate and bedridden and diseased and illiterate and poverty

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H.2

H.2.49 H.2.50 MILES HARVEY: I represent the Landing Homeowner's And you stricken. I'm offended by this government. represent that. And so you offend me too.

Association which is the homeowner's association for the 92-unit condominium complex at 1st and Orange Avenue in Coronado For many years we have been interested in the traffic problem, and because of this DEIS we have reviewed that the information in the DEIS does not speak as of the believe that it is fundamentally and fatally flawed and it in some detail; and we have the following comments date of its issuance and the facts relied upon do not the DEIS itself: We are embarrassed to say that we exist today.

situation, close quote, as being two CVs homeported at the air station and throughout gives credit to the removal of two CVs. This simply is not the case. As the only major CONSTELLATION and one CVN the newly arrived STENNIS. The references to removal two CVs, see pages ES-8, 9, 17, 19, pages 2-44, 2-49 and the, quote, status quo, close quote, Throughout the DEIS refers to the quote, current ships homeported at the air station are one CV described on page 2-44.

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> Again, this is at page 2-8 and 9. This is not true. Has It also stated that beginning in 1998 three aircraft carriers will be homeported at the air station. not been true, and will not be true. There is no way a

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reasonable person can analyze the volume of information by  $\mid \mathrm{H}2.50$ simply subtracting out one CV to make it true. It's very, very difficult.

close quote, pages 3.9-4 and 3.18-11. The implication is the recent statement of Coronado's Mayor Smisek that due traffic problems. This, however, does not comport with funding, such realignment is, quote, dead, close quote. Alameda Boulevard and the exit aligned with 4th Street, that the gate will be realigned and this will mitigate currently in the process of redesigning the main gate to the cause of the realignment and SANDAQ's lack of that the entrance will be aligned with 3rd Street at The EIS also states, quote, The Navy is

> 2 11 12 13 14 15 16 17

So many of the facts and figures used in the | H.252 situation. That is downsizing one CV, one CVN, current DEIS are outdated and should be updated to the current terrorists threats by increased security at the air station, et cetera

Traffic trip rates based on a mid-1980 study | H.253 at May Port Naval Station in Florida would be laughable if from Caltrans, the City of Coronado, and the Navy in 1995, close quote. Page 3.9-5. There must be information that population and ship mix at the air station at the present Quote, daily traffic volumes, close quote, were collected is less than three years old that reflects the different they were not contained in a serious DEIS, page 3.9-5.

We also now have experience with delays in

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H.2.51

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H.2

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	many of these.	28	>	three NIMITZ-class carriers, close quote, and requirement	
	here where we are submitting comments that will outline	27		operating facilities and infrastructure needed to support	7
	flawed; and I would like to point out several instances	56		quote, the environmental effects from constructing and	S
	has a lot of flaws in it, and I think it's seriously	25		DEIS, it does not fulfill its purpose of evaluating,	ß
	voice. I'm getting over the flu. The DEIS really really	24	H.2.56	Because of the factual foundation of the	4
	am speaking here on behalf of the Sierra Club. Excuse my	23		visiting nuclear carrier.	m
H.2.59	ED KIMERUP: Thank you. May name is Ed Kimerup. I	22		homeporting of three nuclear carriers of transient dock of	2
		21		potential impacts, close quote, from the proposed	-
	Thank you.	20		treated in the DEIS. If it is to, quote, evaluate	0
	current draft.	19		results from illegal acts. This really needs to be	6
	it would entail if they merely issued a supplement to the	18		have an impact on the desirability of gaining maximum	æ
	board and prepare a new DEIS to avoid the confusion that	17		largest war ships in a very confined space. This must	7
	available, the Navy really should go back to the drafting	16		three and four if transient dock is used of the world's	9
	concerns bear on the impacts of the proposed action become	15		targeting by foreign powers caused by accumulation of	2
	should new information relevant to the environmental	14		increased threat of terrorist activity for strategic	4
	law requires the Navy to prepare a supplemental EA or EIS	13		be discussion probably under health and safety that the	3
	facing the city of Coronado. Unfortunately although the	12	H.2.55	Last but not least we believe that there must	8
H.2.58	This is one of the most important matters	11	_	week or next week.	Ŧ.
	out this week that certainly could be included.	10		although it is on the Coronado Municipal ballot this	0
H.2.57	There is also a new noise study that has come   H.2.57	6		happen. There is no mention in the proposed bore tunnel	6
	information and providing data on mitigation measures.	æ		although the DEIS seems to erroneously assume that it will	œ
	rewritten in the present factual situation using current	7		realignment of the main gate as a mitigation measure,	7
	We respectfully request that the DEIS be	vo		two vital mitigation measures. There is no mention of the	9
	additional CVNs for a total of four. That's page 2-69.	ß		there are what we believe to be substantial emissions of	ນ
	acknowledges that the air station cannot support three	4	H.2.54	Unfortunately by trying to justify conclusion	4
	It is interesting to note the DEIS, quote,	e		snarl up the access to Coronado Island.	e
	or minimize adverse impacts, close quote.	8		the suicides, the accidents on the bridge that completely	8
H.2.56	of informing, quote, of reasonable alternatives to avoid	н	H.2.53	traffic caused by threat alert condition. We also have	-
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	One comment here that reflects the comment   H.	H.2.60	that, but we have asked for a special committee to do	H.2.64
	that is made about the traffic. They mentioned that there		that, and that was ignored.	_
	is a six-month maintenance cycle every two years. When		3 The radiological risk assessment that may be	H.2.65
	you have three carriers that means there is an 18-month		heard previously is seriously at fault. We don't believe	-
	cycle that these 450 specialists have to come down to do		that the elderly were included contrary to the comment	
	the servicing, and yet in the EIS it treats it as if there		6 that was made by the speaker. It only included the	
	is only a temporary crew here, like six months out of two		children. And I checked that this afternoon. And	
	years. And that's carried throughout the EIS.		8 furthermore, if you look at the SANDAG studies, they show	
	It doesn't recognize the traffic impact and $\mid H_{*}^{\prime\prime}$	H.2.61	9 the demographics from all the cities surrounding these	
	the 450 people that will be coming. In the DEIS the air		10 impacted areas and many of them have populations that have	
	quality impacts of a commuting traffic because of this	•	11 higher rates of elderly, Coronado, for example. You go	
	additional crew is not considered. Furthermore, it		12 across the bay to National City, the children, the ages	
	assumes that the traffic car emissions are based on the		13 there are much higher, and so that has to be factored in	
	California standards when, in fact, many cars that are		14 when you do a radiological test. But that hasn't been	
	used for commuting are licensed out of state and states		15 done and, furthermore, by averaging these numbers you do	
	which have less strict air quality standards.		16 not give a true picture of the statistics; for example, we	
	There is also failure in the DEIS to mention H.	H.2.62	17 don't know what the maximum risk might be or what even the	
	a fire aboard the carrier. Nor is there any discussion of		18 standard deviation of what that risk is, only the averages	
	fire boats that could handle the situation. This is		19 were taken. Two-and-a-half million people and you divide	
_	covered under the utilities and services section.		20 that into the risk, you are going to get a small number no	
	The impacts on the bay water quality have	H.2.63	21 matter what you think. But that isn't really giving you	ď
	been glossed over. For example, there is no discussion on		realistic assessment of the people who are really to be	
_	the storm water runoff or from the carriers itself or the		23 factored.	
	water runoff during maintenance where you are scrubbing		24 And that's those are my concluding	H.2.66
	painting and so forth.		comments. Like I said we will be submitting additional	
	There is also a call that we had made for an H	H.2.64	26 written comments.	_
	independent committee with security clearance to overview		27 Thank you.	
_	the nuclear propulsion program. The E.P.A. may be part of		28	
	9.4			20

JANICE JORDAN: Hello my name is Janice Jordan.	H.2.67	-	s and be a part of us.	H.2.69
I'm a Peace and Freedom candidate for the 49th		8	We can't work against each other. My concern is your	
Congressional District, and I know a lot about democracy		٣	concern. I care about what happens to the Navy if	
or lack of, I should say, in this country. And I saw a		4	anything should ever go wrong. You are a human too. We	
lot of lack of Democracy in your representation and your		2	need to work together. You can't ignore us. Work with	
presentation here tonight, and I'm disappointed in you		9	us. We are your community.	
greatly; and hopefully as an elected official after		7		
November 3rd my words will be the words of the community,		œ	WILLIAN E. CLAYCO: I'm William Clayco. I'm   H.2	H.2.70
not only the community that's in here tonight but the		6	speaking on behalf of Save Our Bay, Inc., Imperial Beach.	
community of the thousands of people in their homes and on		10	Usually we put comments in writing, but we	
the streets tonight where they are saying no more nuclear		11	don't expect any consideration of our comments, so we are	
aircraft carriers.		12	going to save some paper. We have been conned for just	•
I worked for the County of San Diego ten		13	about I have been conned for 53 years now. When	
years ago. And one of the jokes that used to go around		14	somebody conned Harry Truman into dropping bombs on	
the office was that we had the cleanest bay in the nation		15	Nagasaki and Hiroshima I thought he had saved my life	
because so many chemicals have been spilled in there that		16	because I was slated to go hit the beach with the marines,	
it killed off everything. Instead of pouring bleach into		17	and he saved me because he dropped those bombs. But then	
the water of the basin of your sink. And I remember		18	a found out years ago, I found out that he didn't have to	
taking a call that the Navy had dumped some paint on the		19	drop those bombs because we had bombed Japan so badly, and	
rocks out on Coronado, and they were never held		20	we could keep it up for a few more months; and they were	
responsible for that because we could not site you for		21	already at the consistency of watery jelly. The war would	
that because you were a government agency above us.		22	have been over in six months without the bombs. So	
If we can't hold you responsible for	H.2.68	23	somebody conned Harry, and he dropped the bombs.	
something as simple as spilling paint, how are we to hold		24	Then the next president, good old Ike, he was	-
you responsible for a nuclear disaster?		25	conned too. He was conned into using nuclear power, the	
I have been a long time community activist	H.2.69	26	peaceful atom. And the con keeps going on.	
and a long time member, and as a community you are part of		27	But I like to know the last time I heard, H.2.71	2.71
our community too; and I want us to work together, but		28	one atom of plutonium in your lungs would give you lung	
(51			. 52	

H.2.74

H.2.73

H.2.75

With billions of dollars at stake, it should be not surprising to find massive under-the-table-payoffs.

H.2.76

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The Navy representative was guoted as saying that each time we drive a car over here we are at more risk of an accident than with a nuclear accident from these carriers. Yet it also -- this argument presumes that there would be no sabotage as others have pointed out. And the argument also misses the point, if anyone is in an auto accident, it does not have regional consequences. For thousands of lives both now and for hundreds of years to follow this technology is potentially so deadly on a massive scale it should be illegal.

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In sum as a resident of San Diego and taxpayer I strongly object to the Navy taking further risks with our health and life when far cheaper options are readily available. The purpose of the EIS is to

protect the public from ridiculous projects. We can only hope that with increasing public awareness and pressure on Congress and the President this proposal will melt down.

H.2.75

H.2.77

ALLISON ROTH: My name is Allison Roth. I'm a Southern California coordinator for Environmental Non-Profit known as Biological Diversity. I'm here on behalf of the southwest center tonight, and also to reiterate the comments that were raised by the Audobon last night, and I'm representing Audubon as well tonight.

H.2.78

Our primary concern is that mitigation for the previous nuclear powered aircraft carrier resulted in a reduction of intertidal habitat. The mitigation -- eelgrass was required to be mitigated. It was mitigated in North Island, and the shoreline was pulled back, and the water was deepened. As a result, while eelgrass did well, the intertidal habitat was lost.

The intertidal habitat is for shore birds and fish. There is an amazing amount of -- there is an amazing reduction in their foraging habitat as a result of their mitigation. This is the exact same mitigation that is being proposed in the current EIS.

Fine (inaudible) are also impacted to loss of intertidal habitat. They are the critters that keep our water clean. And what we are afraid of is that there is only a few hundred yards of natural shoreline habitat left in North Island. And so while the proposed mitigation site may not look to be a significant amount, it is

H.2.77

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ROSA LOPEZ ANGELES: (In Spanish. Not reported by the Court Reporter. List of names and correct spellings not provided to the Court Reporter.)

was planning to give something more definitive tonight.

But seeing no overhead projector again, I guess the Navy feels anything we have to say doesn't deserve an overhead projector.

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H.2.79

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Thank you.

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You gentlemen know why the Nazis lost World War II? Let me say previously to that. I'm Jewish. I think we need more carriers. Not here. Our biggest danger of people who are wanting to meet our ally. They are waiting for a nuclear attack. They want it. That's part of their mission in life.

Why did the Nazis lose World War II? They believed their thing, own propaganda would conquer the Soviet Union in three months. They marched in Russia with leather soles and nails in their boots. I'm a Russian Jew. So I'm (inaudible). Real cold. We invaded Russia (inaudible).

H.2.78

Okay. I notice you gentlemen -- I hate to be sarcastic, but I'm going to have to be sarcastic. I had a substantiative thing prepared, but it ain't going to

You are very well dressed. Have any of you ever been in a reactor? Have you ever crawled around in one? I doubt it, especially you. You folks seem like public relations folks and you are doing your job. Unfortunately, you are not the people the citizens want speak to. They want to speak to experts from the Navy, and no offense, higher level people.

Let me say something unrelated to metallurgy. When you fly from here to Asia or you fly from New York to Europe, what direction are you headed? You go north, northwest, northwest. That means carriers in Bremerton, washington are much closer to Soviet Union and China everywhere except maybe Figi, Tonga and South America.

Carriers 1500 miles south of here are in Norfolk versus up north on Eastern U.S. coast are much further from anywhere but the Mediterranean. There is a large equator. It takes 15 hours to fly from Jakarta, Tokyo. It is a very big player in our travel (inaudible).

You want to go north to Nova, that's the way missiles go. There is no need for carriers to be 1500 miles south of Bremerton. It is called the great circle route. Okay.

H.2.80

This looks like a nuclear fuel. It looks like a zirc alloy two or zirc alloy four. It happens to be a Saporo beer can, and I bring it to show that if I didn't show you the beer can, you folks might think it's radioactive fuel element. I would like to meet people in a closed hearing of this nature with congressmen present and senators who know something technical about nuclear reactors. Okay.

And not to insult Mr. Beckett, I'm sure he is doing his job. But we are experts in nuclear reactors all of us. You are obviously very good looking, very well dressed. You are in public relations. It is word for word what we heard last night.

I would like to meet some experts. Getting near the end, what I want mentioned is purposeful fraud against the Navy by especially Westinghouse. Also General Electric, also Lockheed Martin, I've got cartons of documents, some of them 40 years old. Purposeful fraud. I hope it is to the point that they are very large false claims act suit.

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you gentlemen with some evidence to show you the profiting of whomever, probably not the Navy. The general magnetism against materials (inaudible) 347 1978 has been deleted from all U.S. international data bases except for this.

It is gone from the D.O.E. People can't believe it. It has been ripped out of many library books. It has been ripped out of the journal and the pages have been renumbered. If you look for a magnifying glass you can find it.

H.2.80

Mention two last things. I mentioned the other night this business about the EMERAUD the French nuclear submarine. I would like to meet anyone in the nuclear U.S. Navy who knows about this. This is an INCO-182 steam explosion.

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next to lastly. Interesting article, I'll give you this is still being analyzed -- they used rivets and welds I talked about some very metallurgic detailed obscurities. Diego Tribune, Wednesday, February 4th, 1998. Last night carriers that seems to have sank because of embrittlement urticle. The ice didn't crush the plates. It ripped the with much higher brittle impurities. I think at the time accidents were 2 and 3 percent, and 18 percent is the one welds and bolts. This is the TITANIC. Very interesting welds open. The reason is they used, according to this, they analyzed the one they brought up from the TITANIC. to sort of the reference and I'll have it in what I submit. San There is a much more dangerous ship than any of your Lastly, something very amusing Very similar to what happens to reactors.

Last I would like to close with something very practical. I noticed a total lack of security. You folks may think you have a secure base out there. You

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(List of names and correct spellings not are not practical things, not metallurgical. attack your submarines and carriers here. dealing with in the middle east. provided to the Court Reporter.) Thank you. Thank you. megaport. ឡ H.2 12 13 14 16 17 18 19 20 21 22 23 24 25 26 27 10 11

H.2.80 100 retired Israeli intelligence guys, who smell an Arab a They want to die for the glory of their cause, and they want to take you with them. There is a bunch of crazies around the world that They get very near your ships, from above, from the sides mile away and want to show pictures relatives (inaudible) My suggestion M.P.s and your marines. Hire yourself (inaudible) 50 or to the streets. Much too near for your comfort. These pray to different Gods than you and I who would love to You need people like that to safeguard your facilities. is if you port these in Coronado, don't depend on your countries they were from and what part of the country. The reason being you have no concept of who you are 20 or 30 isles in Indonesia. They picked out what

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> Center, and I would like to read the names for the record expressed by Environmental Coalition and Peace Resource that are from my neighbors who also oppose the nuclear represent the San Diego city. I support the concerns MARIA LOPEZ: My name is Maria Lopez and I

JOE JAFFE: My name is Joe Jaffe. I'm a resident

H.2.82

of Mira Mesa, been living there for about 15 years, and I would like to live there for another 15 years.

H.2.82

development of ultrasonic equipment which has been used in and the use of this equipment instead of the use of x-rays has contributed substantially to a decrease in fetal birth I have spent almost 50 years designing state the last 35 years for the examination of pregnant women; of the art equipment for the science industry, medicine, and one of the devices that I'm most proud of was the defects,

data. I wish I could believe it. I wish these people who these low level radiation that we have been dismissing for visited and participated in a symposium last month at the Mr. Beckett presented some very interesting deaths, not only in cancer but in immune diseases and in discussed in detail, and the evidence is mounting that have presented that data who developed that data had many years is not really dismissible. It is causing New York Academy of Medicine at which the effects -health effects of low level nuclear radiation were other medical aspects.

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H.2.81

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I would like to say that it would be nice if reactors in the midst of a over million residents of San we could convince the Navy that the presence of nuclear Diego County did not represent a health jeopardy.

be measured against the health effects that might occur in the event of all of these reactors here and the release of National security I don't believe is -- can

within's five-mile radius of the plant. This has been the Three-Mile Island nuclear accident. The people there were danger to human health. But 48 hours after the release of which is under their control. They get the data, and they ordered the evacuation of all pregnant women and children record of nuclear operations throughout the United States have the information immediately in real time and not one true. I'm sorry to say, it is not true. Fortunately the on the nuclear power plant or anybody else but themselves in the last 35 40 years. First you deny it and then you people around Three-Mile Island no longer have to depend because they have installed a nuclear monitoring system here tonight, the gentleman from Point Loma mentioned a the immense amount of radiation then Governor Thornberg say, well, it didn't really hurt anybody. This is not incident at the nuclear power plant; that there was no told for the first 24, 48 hours that there had been an One of the things that has been mentioned month or one year after the release.

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If the Navy is not going to be persuaded to remove their nuclear carriers and their reactors from the San Diego area, then I wish they could be persuaded to provide the citizens of the area a monitoring system which would in real time tell them what is happening and reassuring them if the Navy is so confident that this is not going to be -- they are not releasing any extraordinary abnormal releases they would be reassured by

this, and it would certainly improve the relationship between the Navy and the residents of San Diego.

H.2.82

It's not really enough for the Navy to do its the citizens, the residents of the area who will actively look at the information from these monitoring systems and not only involve municipalities but it will also involve universities, research institutions and very importantly including radiological pollutants. And the requirements immediate access to them through this data, and that the data should be in a form which is easily recognized even Lay people should be able to of the people who will get these grants is that it will Environmental Protection Agency which earlier this year participate in whatever measurements are made and have which is going to provide funds for a number of cities which are threatened by pollutants of various types announced a program called "Impact" which provided be able to make a sensible judgment from that. own monitoring, and this is recognized by the by non-technical people.

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So I leave you with those thoughts. If you preferably remove the reactors somewhere else, that would be best. If you insist on keeping them here, please let the citizens, the residents of the area know you have a system that will tell them in real time as it happens what is being released from your reactors.

Thank you.

NORA LEAH RAMOS: My name is Nora Leah Ramos, and

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of a word, capability to actually think that we should be TH2.87		
or principle of contract	1	BILLY PAUL: Good evening. I'm sorry I wasn't nere
foisted with the possibility of three nuclear aircraft	7	earlier, so I didn't get to hear the rest of the
carriers with the health risks with everything else.	٣	testimony. I was working today. My name is Billy Paul
The aircraft industry has promised us how	4	I'm president of SEAPAW. SEAPAW stands for Safe
safe it is to fly. But in Northpark, San Diego fell and	ß	Environmental Areas, Public Access and Wildlife.
killed hundreds of people and destroyed several homes.	9	I'm president of an environmental agreement,
The City of San Diego can be wiped out.	7	and very concerned about the carriers coming to San Diego
I believe that the Navy will always be in	æ	and any radiation or contamination of the environment that
existence, but the aircraft carriers need to be in a place	6	may occur. I'm also an ex-marine, and I'm proud of it. I
where those aircraft carriers can be cut immediately and	10	want to welcome the carriers to be here.
floated out to see without having to wait two-and-a-half	11	My concern is that the carriers be here and
hours and tide to rise to bring four tug boats to get the	12	not pollute. I worked at General Atomics in their nuclear
nuclear aircraft carrier out to sea. My defense has been	13	fuel plant years ago. I worked there for two years. We
weakened. My confidence in the Navy capability keep	14	had a couple people who were idiots in dealing with
telling me the full truth and getting disclosure has been	15	nuclear fuel. I'm sure the Navy doesn't have these kind
thoroughly flawed. I ask the Navy to redo their EIS and	16	of people. No, I am serious about that because there were
while they are doing it, please rethink the whole nuclear	17	a few people there who didn't know what they were doing,
possibility.	18	and being a marine I do know the training that the Navy
Remember that past performance is no	19	gives the people, especially working with nuclear fuel.
guarantee of future results.	20	There was one person there who did think if
And I thank you.	21	he couldn't see it it wouldn't hurt you. He took tools
	22	from the hot side worked on his car outside, also took
FRANCES JIMENEZ: My name is Frances Jimenez.	3 23	them home. When they did a radioactive test, the
(Inaudible) Sherman Heights. We are agreeing with the	24	radiation outside the walk by his car and the Geiger
testimony of the (inaudible), and the names are:	25	counter went off and they had to confiscate the car,
(List of names and correct spellings not	56	squash it and haul it off to a radiation waste yard. They
provided to the Court Reporter.)	27	also had to go to his apartment and strip out the inside
Thank you.	82	of the apartment and take that because of the
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H.2

redicactive waste that cocurred there.  In 1289 1 course  In the dearty waste that cocurred there.  In the bay, and that you waste the waste conduct the lawy too to this anymore, and I don't think thay purposaly  In the lawy too to this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy to do this anymore, and I don't think thay purposaly  In the lawy perc. I would like to velcome the amenter of the lawy to anymore, and teal think thay purposaly  In the lawy perc. I would like to velcome the amenter and teal think that is happening  In the lawy perc. I would like to read into the record the names of contained as Endilst 1.  In also want to any that due to the maturation  In also want to any that due to the maturation  In also want to any that due to the maturation  In also want to any that due to the maturation  In think the commany, amany people have had to lower  In think the commany, amany people have had to lower  In think the commany and people have had to lower  In think the commany to the law think the same that the lawy the law to the law		H.2.89	club.	16:7:1
what is important is that this radiation dose H230 2  The reading names of people who are opposing the notion are etalling you that we want to know what's going on, and as an environmentalist I to know what's going on, and as an environmentalist I to know what's going on, and as an environmentalist I to know what's going on, and as an environmentalist I have too many to know what's going on, and as an environmentalist I have too many to know what's going on, and as an environmentalist I have too many to know what's going on, and as an environmentalist I have too many and as an environmentalist I have been an environment. We have too many the box of an environmentalist I have a loomed and amountion averal things that were dangerous. We don't want the co of this anymore, and I den't think they purposely but you need to be conscientions.  The you need to be conscientions.  And we also conscientions.  And we also conscientions.  And we also want to say that to valcome the coartiers. But the public what is happening to this anymore, and I personally want to valcome the carriers.  But you need to be conscientions.  And we also want to say that the to walcome the carriers.  But you need to be conscientions.  And we also want to say that the to walcome the carriers.  But you need to be conscientions.  And we also want to say that the to walcome the carriers.  But you need to be conscientions.  But you need to be conscientions.  But you need to be comediation is monitored and the say was antition by the many was an unclear magnet to say that due to forcemade of coronado.  But you need to be comediated to the maturation and passe Resource  But you need to be comediated to the maturation.  But you need to be comediated to the maturation and passe Resource  But you to public the traced the magnetic of coronado a				
seape, and that you monitor it, and I think people  ining. We don't want the Navy to hide the facts.  ining. We don't want the Navy to hide the facts.  ining. We don't want the Navy to hide the facts.  in the Navy to hide the facts.  in the Navy to protect the environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on, and as an environmentalist I or how what's going on and as an environmentalist I or how what's going on and as an environmentalist I or how what's going on and as an environmentalist I or how what's going on any how what's going how what's going how what's going how what's going on any how what's going any who what's going how what's way what's was are alaxie, ank a sure the radiation is monitored  is truthou with us, and I personally want to welcome  that we also want to know what is happening  e truthou with us, and I personally want to welcome  but you need to be considerable.  I would like to valcome the cartists. But is any would the save there are nuclear.  Thank you.  I support H129 1 or reported from the any keep nuclear scidents and monitoring attached as Echibit 3.  I would be resident of coronado. I support who is not reported of reported after days or weeks.  I will be to read into the maduration  I also want to say that due to the maduration  I also want to say that due to the maduration  I also want to say that due to the maduration  I also want to say that the town the dolument to the maduration are peeded in coronado and san Disgo.  The courtry's economy, many people have had to lower  controlled		H.2.90		
are teiling you that we want to know what's  to know what's given by the Peace Recource Center and Environmental to the common the Route on Environmental to Envir	not escape, and that you monitor it, and I think people		I'm Patricia Jalalla. I'll	H.2.92
or know what's going on, and as an environmentalist I be know what's going on, and as an environmentalist I be know what's going on, and as an environmentalist I be know what's going on, and as an environmentalist I be known what's going on, and as an environment. We have too many in minants in the bay. As you know, when the bay was a several things that were dangarous. We don't want the bay was and is been and ammunition averal things that were dangarous. We don't want to do this anymore, and I don't think they purposely but you need to be conscientious.  And we also want to know what is happening to do this anymore, and I don't think they purposely but you need to be conscientious.  And we also want to know what is happening to do this anymore, and I don't think they purposely but you need to be conscientious.  And we also want to know what is happening to do this anymore, and I don't think they purposely but you need to be conscientious.  And we also want to know what is happening to do this anymore, and I don't think they but you show also want to say har are adaption is monitored to teruthul with us, and I personally want to velcome the carriers. But the public what is happening.  Thank you.  Thank you what the same antached as Exhibit J.)  Thank you what the would what the wantarion and because if thay didn't, foreign governments would not have any matter that the way must an adaption and because if thay didn't, foreign governments would not have have to lower.  Thank you what the that the that wantarion and pr	are telling you that we want to know what'		be reading names of people who are opposing the nuclear	-
to know what's going on, and as an environmentalist I is diven by the Peace Resource Center and Environmental you to protect the environment. We have too many maintain the bay. As you know, when the bay was a call the bay. As you know, when the bay was a call the bay. As you know, when the bay was a call the bay. As you know, when the bay was a call the bay. As you know, when the bay was a call that were dangerous. We don't want the bay purposely in the bay too this anymore, and I don't think they purposely in a connect think they purposely in the bay too conscientions.  And we also want to know what is happening to do this anymore, and I personally want to welcome asy hare. I would like to valcome the carriers. But the public what is happening.  Thank you.  Thank	We don't want the Navy to hide the facts.		aircraft carriers and also have supported the testimony	
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and alarms or sirens like there are at nuclear plants should be placed in this locations so that the people could be notified immediately.

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Thank you.

PETER ECKMAN: I'm Pete Eckman. I recently came back to San Diego. My family and I have lived here many times off and on.

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I'm retired vice-Admiral United States Navy.

I served for over 30 years in nuclear power. I also worked in the Department of Energy as a senior manager on their largest site and six years as an advisor in the civilian nuclear power programs. The gentleman who wanted to be the man who stayed inside the reactor will never find one because you don't go in those things. Unless they are in manufacture.

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I want to talk a little bit about the costs though, not about the others. I took on the cost issue in the BRAC in 1994 because I felt that Long Beach was a better port. They had the facilities. They had the piers. They had the repair facilities. But the political process of the BRAC, and particularly the City of San Diego and your elected representatives, Base Realignment And Closure Commission.

costs were much much higher. The risks were not a factor. But let's get back to nuclear carriers. I

see Long Beach go away, and that issue was lost, where the

You were very, very strong in your desire to

was -- I'd like to say maybe we should think how many people make decisions just on cost. And when you go buy car, you do something, you put an awful lot of factors into besides costs. This G.A.O. study that was cited talks only about cost.

conventional carrier. In less than a month we had to shut Indian Ocean from Pearl Harbor and the West Coast just to down all Navy operations, carrier operations in the Gulf In 1971 I was chief engineer of the carrier The reason was because we We had been deployed for eight months, and then we were vectored into the Indian Ocean for another three-and-a-half months. And we were able to fill that commitment with a ship showing up about every two weeks and two carriers. We had 22 boilers en route to the not going to sell oil to you during this particular couldn't get oil from the Persian Gulf. They said with some aviation fuel. We were replaced by a incident that is going in the world. support one aircraft carrier. ENTERPRISE.

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deliberations of the budget and the appropriations and authorization committees of the Senate and the House — and you can read the record if you would like, it is there in the congressional record — said we are shifting to nuclear carriers, because we don't want this situation to occur ever again. And since that time we have been going to nuclear carriers. They may cost a little more. In the long run, that's debatable. They last 50 years. It's

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Congress at that time in the 1971

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sort of a wash, and on terms of cost, up front costs, are higher, but not in the long rung.

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But what is the price of being able to follow those commitments? Our national authorities haven't changed their mind. The Navy has tried many times to go back to conventional carriers only to be shunned by the national authorities and your elected representatives.

So when you point at these gentlemen here in the blue suits and you talk about that, I think you are talking to the wrong people.

Now, I support moving the carriers here because we don't have very many alternatives left, and we need those carriers. So I support it. I didn't think it was the best alternative four years ago, but I think it is now. And with all my experience in this business, you know, all the fingers are still here, all that. I respect the gentleman that talks about low level radiation -- I know the system very well and I work inside the nuclear plants and plutonium separation plants and have been at officials in charge of making sure all of the safeguards are in place, very familiar with them. Yes, there is a risk. It's tiny, but it's there.

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 benefit of the carrier here in San Diego, you should be the best advised to look at this thing with the broad perspective and say what is really in our best interest. Freedom's work is never done. But Veteran's Day is coming up here very soon. An awful lot of veterans, they have

gone to a lot of places they never really wanted to go to, and a lot of ships they never really wanted to be on.

Four years on ENTERPRISE my wife saw me 52 times, 52 days. There is a price to pay. It's a high price. When you get into the business of nuclear components, they are not built by the low bidder, (inaudible) has built every piece of reactor fuel ever since the NAUTILUS and continues to do so. No other company ever has. I can tell you I just came from being president of one of their companies, and they are not low cost. And I paid the Navy a systems command when I ran that. And the other component makers are not low cost. They are best quality, and the cost is way down the line someplace.

So I just wanted to give that approach to you. I'm happy to be back in San Diego. And I say I support this initiative.

Thank you.

JULIE LOWELL: My name is Julie Lowell. I happened H.2.96 to be a resident of Coronado. I'm also a Navy dependent and a strong Navy supporter.

However, I do share a lot of concerns, and safety concerns that were brought up tonight. I consider myself rather impartial party here. However, I am very surprised at some of the things I'm hearing, for example, that the Navy doesn't have a concern with the traffic in the area. That seems to be a concern of yours with Everett and also at Pearl, and yet it doesn't seem to be

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an issue at this location. That very much surprises me.
This morning there was over an hour delay on the bridge.
Routine. Routine. You hear it every morning in the news.
Bridge traffic is backed up again. You see in the local papers routinely, the traffic is an issue. I have with me tonight the local -- today's issue of the "Eagle." You have two features on the first page. One is traffic concern, and the other is the "EIS Evaluation Raises Questions," and I'd like to have that go into the record so that that can be addressed, some of the questions that come up in there.

#### (Attached as Exhibit 4.)

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I'm very surprised that you're concerned with the quality of life issues with the crew members, and I'm pleased about that because my husband is in the military; but I don't think it can be at the expense of the community. I would like to see the Navy -- I would like to see the Navy -- I would like to see the Navy be a good neighbor. I'm part of this organization from both sides. If you lower the neighborhood standards, the community standards, and the quality of life standards for the community, you're lowering those standards for your crew men also and your crew women and their families.

We already have traffic, over 50 percent of which in Coronado, according to the local surveys and the local independent analysis that have come about, that is created by the Navy. We have the tunnel initiative. We are hearing the Navy wants to take mitigation steps, and

yet less than 18 percent of the morning commuters going to H.2.96 the Navy are practicing car pooling. That's not very effective mitigation, yet 40 -- over 40 percent of the afternoon commuters coming into the city, which is normally residential people and not Navy personnel are using the car pool lane.

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make sense to me that the Navy can't put forward any money capacity, beyond any standards that are set at the federal users that are coming to the base still get the free pass and state level and yet there is no mitigation being done o And Coronado backing up on 5 and past 94 today with federal lane. That just doesn't make sense to me. It doesn't We are hearing that the Navy can't propose any. expedient people that are taking steps to mitigate the problem, the afternoon-commuters would do without the benefit of having the free pass lane, but the morning According to the tunnel proposition the to mitigate the over 50 percent travel that they use yet we have state and federal roads that are beyond it this time, and we are proposing bringing in more money and can't mitigate that with the Navy money. the local, state and federal roads that are within traffic

Also I think it is somewhat suspect that we can see an increase of perhaps 50 cars increased traffic when we are saying the crew of one home port carrier is over 3,000 crew members. I mean, the numbers just aren't playing out here, and I would like to see and would like

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to know how these independent analysis are being considered, and I would seriously suggest that the EIS re-evaluated with more factual information to provide these people with answers and factual information that they are asking for.

Thank you.

JIM BELL: I'm Jim Bell. I have a radio show on KFMB every Sunday night during 11 p.m. We have addressed this topic a number of times.

Let me get this straight. You know, we pay our taxes to support the military, and I'm certainly not against the Navy and the other services that have served the country well; but the job of the Navy and the job of the other services is to protect our life, liberty and pursuit of happiness of the citizens of this country. How do you do that? Well, you have a world situation where we have people training terrorists, suicide bombers, whatever, to look for weaknesses in our situation, so what do we do, we bring in a bunch of nuclear reactors into the middle of the sixth largest city. Not even bear in mind the attack of carriers, all you have to do is sink something at the mouth of the bay and the carriers can't even get out of there to begin with.

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And you got guys like this Bin Laden in the Middle East. This is not against Muslims or Arabs or anything, but we have terrorists that got enough money to buy any weapon that is available. It seems like we are

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setting up a pretty good sitting duck situation here with these carriers.

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Not only does it make sense in terms of making the civilian population more secure, it is a bad idea for the Navy. When you give the opportunities to knock out three carriers and whatever else, destroy the whole infrastructure -- it is not just San Diego, it is the Tijuana region too. We are talking about five million people who live here locally.

I just can't see the reasoning, and I haven't heard anybody in the military tell me why clustering a bunch of nuclear carriers or other nuclear powered vessels in one area makes us more secure.

I ran for Mayor of the City of San Diego in the last election, actually I came in second on six candidates, but I didn't have much money. But I guarantee you if I had been Mayor, there would have been a whole different picture here.

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Thank you very much.

RUSSELL HOFFMAN: Hi my name is Russell Hoffman, jand I'm not here to promote the library. Although I think that one librarian job is worth about a hundred popcorn vendors.

start with a quote. "It will do us precious little good to protect ourselves from the Soviets or any other potential aggression if in the process we poison our own

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people." I don't know if the author of that guote was referring to nuclear aircraft carriers or not, but the author was John Glenn, 1987.

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not proud of the part I played in it. I did it because it starts every nation will ultimately use whatever weapon it I am such a great exponent of stopping this whole nonsense That's why have always failed. The lesson of history is when a war "Every time you produce radiation, you produce something that has a certain half-life, in some cases for billions not believe that I got a quote from Admiral Rickover, father That is a necessary evil. I would sink them all. I am itself, and it is important that we get control of this In 1982 I believe by then his son Unfortunately limits -- attempts to limit war has available." And he also said at the same hearing, you might ask me why do I have nuclear powered ships. of years. I think the human race is going to wreck nuclear power is worth it if it creates radiation. necessary for the safety of this country. horrible force and try to eliminate it." op I" He said, had died from leukemia. of the nuclear Navy.

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My only relationship with the Navy goes back many years. This is a book called "The Last Liberty," and about 12, 13 years before I was born my father went to Germany to fight the Nazis, went to Italy to fight the Nazis on board LIBERTY ship, and you guys protected him.

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Yesterday I got a call from the Navy. They are modernizing all their educational material. And I  $\,$ 

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wrote a tutorial about pumps. A nuclear aircraft carrier, H.2.100 any ships is nothing more than pumps, pipes, valves and vessels, and poison if it is a nuclear aircraft carrier.

I wrote the C.D. ROM on pumps, and I got a call from the Navy yesterday, and they found my tutorial on line; and they wanted to know if they could use my pictures in their future training manual.

So the guy that was here who said the Navy is the most modern in the world, they are behind the times. They haven't moved up. They told me they want to eliminate a million dollars worth of printed documents. I told them go ahead and use my photos because I write interactive educational material, and I'm not really that interested in stills; and they said, oh, we can't pay you for them. I said, that's okay. Go ahead and use them. I don't mind. You save my shores from foreign aggression.

10 11 12 13 14 Now, I have a couple of documents here. I see the red light is already on so I'll try to be quick. This one is from 1945 by H.D. Smith by chairman of the --department of physics of Princeton University, consultant to the Manhattan district. That's Manhattan as in the Manhattan Project of the U.S. Core Of Engineers. The document is called the "General Account of The Development of Methods Of Using Atomic Energy, Necessary Purposes Under The Auspices of The United States Government," 1940 to 1945. And it starts off with the following sentence: "The ultimate responsibility for our nation's policy rests on its citizens, and they can discharge such

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Okay. It closes: "The people of the country must be informed if they are to discharge the responsibilities wisely." It also says in the middle of the book here, "Properties Of Plutonium." "Although we were embarking on a major enterprise to produce plutonium, we still have less than a milligram to study and still had only limited familiarity with its properties. The study of plutonium therefore remain a major problem for the metallurgical laboratory."

So what did they do? They went to a man named John Gothman. John Gothman worked at Berkeley at the time. He has written this book called "Radiation And Human Health" since then. He is the man who isolated the plutonium for those first bombs. He knows what he is talking about, and he is against the use of nuclear reactors on board ships.

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Now, that book was full of lies. It includes a statement that the health risks were covered. How could they have been covered if they didn't have enough plutonium to make your bomb. You had to go to Gothman to get it. You guys have forgotten about Gothman.

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Now, in this book -- this is from -- "The Effects Of Nuclear Weapons." 1962. And it has a statement here, "The purpose of this book is to present as accurately as possible within the limits of national security a comprehensive summary of this information." And if I can find my other marker here, comprehensive

summary includes the following statement about leukemia:
"It has been suggested that chronic exposure to moderate doses of nuclear radiation is conducive to leukemia." My brother died of leukemia a couple years ago.

This is a book called "Toxics A to Z." It also talks about plutonium. There is little question about the type of damage caused by exposure to plutonium, both lung, bone, and liver cancer, and leukemia are the most frequently occurring serious results of exposure. It goes on to say that the various estimates are -- of how deadly low level radiation is, vary by a factor of a thousand; and then you can't really assume that the middle ground is the right ground. The people that think it's a thousand times more dangerous than what you think, they might be right.

This book is called "Navy Ship Handling," third edition by Captain R.S. Crenshaw, Jr., United States Navy. Do any of you know this book? Any of you seen this book? It is a great book. I enjoyed it.

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This book is called "Fighter In Combat
Tactics And Maneuvers," and I was hoping that Al Ducane
would be here so that I could get his autograph. It says
"Only air power can defeat air power. The actual
elimination or even stalemating of an attacking Air Force
can be achieved only by a superior Air Force." It also
says -- and that quote was from Major Alexander P. Jake
Suversky (phonetic). I'm sure you know that name. It
also says here, "We carry out" -- they know that name.

25

to <b>1</b>	H.2.100 1	Tonight you are witnessing a local population H.2.	H.2.101
the fast, low level intruder, but there is no adequate	2	which is waking up to the very real threat that nuclear	
defense." That's "Air" by Marshal J.E. Johnny Johnson of	e	homeporting poses to us and to our families. The	
(inaudible). That's still true today. You guys are in	4	following San Diegans join me in expressing concern about	
danger of being hit by (inaudible) for instance or some	Ŋ	the nuclear Navy safety record which includes the loss in	
other character. The SHEFFIELD during the Falklands war	9	peacetime of two nuclear submarines, the THRESHER and the	
was hit by an XSF. That was the equivalent of our	7	SCORPION with all hands aboard lost at sea.	
(inaudible) class that is the one that was supposed to	80	We strongly oppose sighting nuclear reactors	
protect the other ships from such an attack, and it didn't	6	and nuclear storage facilities a mile from our downtown	
work.	10	with no evacuation or warning systems for the public in	
The truth is you have a silent bomb, and you	11	place. Joining me are:	
are just not admitting it; and we would like to put it	12	(List of names attached as Exhibit 5.)	
away. We think there are much better methods of	13		
protecting our shores. We think that the countries that	14	CAPTAIN ROCKLAND DEAL: Derek, if we can hold you	
don't want you anywhere near them are going to cause you	15	right there, we need a five-minute break	
problems. We think that the people in this city have	91		
expressed their desire to not have you here with your	17	(A recess was taken.)	
nuclear weapons.	18		
As I said, I love the Navy. I think you are	19	DEREK CASSIDY: Good evening. I'm Derek Cassidy,   H.2.	H.2.102
important. I think you are doing vital work. And I wish	20	and I wanted to read into the record the names of some	
you would do it right.	21	other San Diegans who oppose the nuclear megaport, and	
Thank you very much.	22	they are from Ocean Beach.	
	23	(List of names attached as Exhibit 6.)	
NANCY CASSIDY: Good evening. I am Nancy Cassidy.	H.2.101.24	And I think it's also interesting that as	
I'm no nuclear expert, but I am a life	25	stated earlier, we cannot have nuclear carriers in	
expert. I'm a mom and a grandmother and a general manager	56	Yokosuka, and I believe Yokosuka, Japan will not allow	
of a 6,000 member food co-op which is directly in the path	27	nuclear ships into their country, and I envy Yokosuka and	
of wind currents from Coronado.	28	wish that San Diego could become like Yokosuka and not	
	83	84	4

H.2.105												_	H.2.106														<b>→</b> 86
for democracy and such disdain for the will on the people	and in so doing squander eight thousand million taxpayer	dollars per vessel to build nuk over conventional, when	the U.S. government's general accounting office proclaims	no strategic advantage of nuk over conventional.	Don't you read your own government reports,	or haven't you special interest bomb terrorists	infiltrated that department yet.	True, Americans would want to use those	savings for salaried increases for Navy personnel. The	true heroes of the Navy who, let's face it, are the ones	most likely to contract the tumors and cancer and leukemia	of your deadly folly.	If your plan continues and we must rename our	waterway, "Emission Bay," when your nuclear conversion	becomes the perversion of America's finest city to	"America's frightest city" or "America's finest toxicity,"	how will you live with yourself? How will you sleep with	yourself at night?	We expect principle, honor and integrity from	our people in the services. We expect and get less from	politicians who are supposed to protect the public, and we	get "Nuk Waste Wilson" and a "Sellout Susan Golding" off	today trying to attract the Super Bowl here, but they	probably know in the future there will be travelers'	advisories. Attention NFL fans, travel at your own risk.	San Diego is now the nuclear megaport and the nuclear	dump. Please pack a lead jumpsuit to wear at the stadium.
H.2.102	2	H.2.103 3	4	ĸ	9	7	8	6	10	11	12	13	14	15	16	17	H.2.104 18	19	20	21	22	23	24	25	26	1113 105 27	H.Z.103
-	-		pool	against			would	Are you	and			the	<b>a</b> t		0			No		, e	an		such				
have nuclear carriers.		BOB LINDEN: I'm Bob Linden, and I live i	Escondido. Good evening. Buenos Noches. And goo	evening to the agents of the nuclear conspiracy ag	the people of the United States and the citizens of	California and San Diego.	We keep asking ourselves what kooks wo	bring us so many nuks. And here you are tonight. A	foreign subversives, terrorists eager to poison land and	sea?	How did you infiltrate our borders?	Did you cleverly divert our attention to the	border south of us for concern of invasion when all the	while you are smiling at us under Padres caps and at	Charger games making us believe leading us to believe	you were like us. Americans. San Diegans.	But no Americans and no San Diegans would	threaten our children's health and lives as you would.	Americans, no San Diegans would threaten our air, our	water, animals and marine life. Indeed quality of life,	property values, tourist industry, (inaudible). No true	American, no true San Diegan would concoct a plan that	under	a populous American city and irresponsible and	contemptuously risk American lives with no emergency	notification or evacuation plans.	No true American would showcase such disdain

H.2.108

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06	89		
GINNA McDONOUGH: My name is Ginna McDonough. I'm H.Z.III	28	from disturbing to nauseating. There is specific problems	
	27	tumored fish, diseased fish, ranging in attractiveness	
think we are all in big trouble.	26	over the years I have accumulated dozens and dozens of	
safety facilities the way you administered this meeting ${f I}$	25	the South Bay, San Diego Gas And Electric power plant, and	
and that certainly hasn't happened. If you run your	24	Diego Bay since 1985. I have operated in the proximity of	
that we would be called in order of turning our cards in,	23	And I have been a commercial fisherman in San	
Also I'd like to complain that I was told   H.2.110	H.2.109 22	MICHAEL IVORY: Hello. My name is Michael Ivory.	
Thank you.	21		
doesn't happen.	20	Thank you.	
three nuclear carriers on their way to town. I hope it	19	to 01-01-2000?	
I just shutter to think that we have got	18	ready for the computer clocks to roll safely from 12-31-99	
It is probably the most unique bay in California.	17	begin when do you expect to be certified as compliant	
ecosystem. We have green sea turtles, a lot of rare fish.	16	Four, if not yet begun testing, when will it	
Like I say, San Diego Bay is a very fragile	15	remediation efforts for integrated compliance?	
have an accident, it's when.	14	Third, has the Navy begun testing its	
San Diego. It's not a question of whether we are going to	13	And if, yes what is its status?	
It's pretty darn scary to see this come to	12	compliance?	
(Mr. Beckett shakes head.)	11	If yes, has the Navy begun remediation for	
Can you tell me that?	10	If not, why not?	
Do you use chlorine?	6	it's compliance for emission critical systems?	
clean your heat exchange system.	80	One, has the Navy begun the assessment of	
would like to know what kind of chemicals that you use to	7	nuclear propulsion plants:	
pumping bay water to use for your cooling systems, and I	9	I have four urgent questions on the naval	
two nuclear reactors, which means you are going to be	S	military computer clocks safely turn over from 99 to 00.	
be having three nuclear carriers in San Diego each with	4	catch-up in its efforts to certify as compliant with	
One of my big questions is, you're going to	e	stuck in there to help the Department of Defense play	
environment.	2	augmented in the last days by \$1 billion specifically	
related to power plants and discharge on the marine H.2.109	H.2.108 1	with a D average. The '98-'99 budget bill last week was	

16 17 18 13 20 21 22 23 24 26 27

				_
_	That dredge was a total farce. I was in this	H.2.115 1	damage and cancer in the future.	H.2.117
8	hearing room three times on three separate occasions when	8	Now, I know you are probably going to make	H.2.118
۳	the Navy had to come back and ask for variances on their	ဂ	your decision based on a military point of view. So I	
4*	(inaudible) because they needed to spew more into our	4	have a military question I want you to consider, and that	
ro L	atmosphere. A dredge machine that was calculated as I	S)	is, what military risk does the Navy envision in bringing	
9	can't remember how many hundreds of thousands of vehicles	9	more boats, more carriers, and more personnel to Coronado?	
7	it was the equivalent of putting through our air. The	7	And this would be a risk which could come from a foreign	
80	health of this community is already at risk. I don't want	œ	country which has got new super advanced guidance systems	
6	to accept any more. That's it. I'm done.	on	and missiles, for example, the Chinese.	
0	Thank you.	10	And in layman's terms I suppose we could say	
н		11	that does San Diego become a potential Pearl Harbor	
2	JOE BACON: Yes, good evening. I'm Joe Bacon. I	H.2.116 12	target, and if so, what plan does the Navy have to do	
е	have been a resident of Coronado for 11 years. My family	13	about it?	
47	has had roots in Coronado for over 50 years. My	14	Do you really feel that bringing more ships	
ю	grandfather was an Admiral in the U.S. Navy. My uncle and	15	and personnel into Coronado in spite of it being	
9	my father both served in the U.S. Navy.	16	economically feasible is good military strategy from this	
7	I would like to say that I really put my	17	point of view?	
60	health first, and I really feel that the Navy will	18	My grand father was in Pearl Harbor, and I	
0	probably go along with this project because it's	19	can say I would say that's not a mistake that would be	
0	economically feasible and because there is probably little	20	repeated.	
1	alternative in the short range.	21	Thank you.	
8	But I would voice my concern that the Navy	H.2.117 22		
	could work with the community in putting up some kind of a	23	PENNY MCCLELLAN: My name is Dr. Penny McClellan,	H.2.119
**	monitoring system so that people can feel a little better	24	and I am no stranger to the Navy either. I have been a	
ıo	when they go to bed at night. And that's not just people	25	member of the Navy league. I'm also a former employee at	
vo	in our community, that's people in the naval community as	26	the Navy Ship Research And Development Center back in	
_	well who would like to know if their children are at risk	27	Bethesda, Maryland.	
m	of getting some kind of radiation which could cause bone	28	I'm not here representing anyone other than	<b>-&gt;</b>
	5	95		96

H.2:119

myself at this point. I have been a resident here for 18 years, and my concern is about what the nuclear carriers bring to San Diego.

H.2.119

It's been a long night for you I know, and for us as well. There has been a lot of information. And my deepest concern at this point, because you are our neighbors, our friends and our family, and we all share San Diego, there is a lot that's been presented tonight about what the nuclear carriers are going to bring and potentially bring to San Diego.

And the safety risks for those of us individuals for our ecosystem, for members who work closest or live closest, I can tell you one of my deepest concerns has been the process of this. I heard about this on the news last night, changed all my plans, all my appointments to be here tonight. There wasn't much notice. The doors were locked downstairs. We have been in a heated room for a long period of time. I saw no press coverage other than maybe briefly when the Navy spoke. I have been part of the Environmental Impact Studies. I have seen how the Navy works, and I know that you have a plan set in motion.

But I appeal to each of you as individuals and not just someone who obeys commands and does, quote, your duty. And that is as an individual I really want you to take this part and not a matter of you have to sit here and you have to put up with the abuses all night long. I think that there are really some important things that

were said, and if you listened to what people are saying, we don't want the nuclear carriers here. Not that we don't care about the Navy, but we don't trust that anyone could handle that situation without incredible risks, and we have talked about a lot of those tonight. Everything from terrorists actions, to accidents, I mean, if you have been part of the system, as I was part of research, there is going to be accidents for it's human. We make mistakes. This is not something we can make mistakes on. We have possible storage of nuclear material. I hear all kinds of rumors. We are in an earthquake zone here.

I really want to feel that those of us who have come tonight and spent all this time that we have been heard. And that's what worries me the most, is that all the information and we have had -- I have been impressed with some of the expertise we have had. Everyone from fisherman noticing what's happening to the fish, to doctors talking about the effects of low level nuclear waste. And I really want you to take this at heart, because we really don't want it here. We are really afraid of it.

Thank you.

JEAN BRUCHIERS: My name is Jean Bruchiers, and I know you have heard from a lot of people, so I'll try to be short.

H.2.120

You have heard from a lot of people, and you have been given so many reasons why not to do this. And I

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don't need to go over the long list of all these reasons why not.

H.2.120

the people have left that you have heard the names -- they to this community that otherwise -- frankly this community community here. And the people objected to this. When I might otherwise explode in rage and, you know, if you are are not from here so maybe you don't recognize what those look around the room and I hear the names being read, you they -- information that they could impart. These are a and these are the people that make the real improvements threaten you somehow, the answer need, the people of expertise in our community. Many of wide section of our community that is objecting to this, is no. This is threatening us. This is threatening our We are the we recognize those names, very lives, our health, our way of life, and we are the provide the very services and training to the people in Basically I'm here to say that the people are busy people with a lot of responsibilities, that and those are the community leaders, the people that names mean; but I have worked in the community. concerned about this are the community here. people here of this community, thinking am I trying to people that live here.

And, you know, you have heard so many people, I'm wondering are you even listening anymore. I hope you are, and, you know, I hope you are taking lots of notes; and I just want to say if any of you really serve any role at all in making the decision in this process, any

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authentic input of the role on this, I ask you to please -- we are the ones that you are subjecting to this, we are telling you we don't want it; and I would ask you to please work with us towards stopping the placement of these carriers here.

SAM FLORES: Good evening. My name is Sam Flores. H.2.121
I live in San Diego. First I would like to express my
appreciation to Captains O'Brien and Deal and Mr. Beckett
here for sitting here and listening. It is information
probably given to you that might do better to your boss
the Secretary of Navy in Washington. I appreciate that
personally.

10 11 12 13

Unlike many of the speakers, I'm not quite as concerned about notification of what's going on down there. I assume I will be alerted by the mushroom cloud over the bay. Seriously.

15 16 17 18

Over the last several years I've been an Occupational Safety And Health coordinator for my company. And as much as I cajole and train and inspect my fellow employees, they are fallible. And I really found we are only as good as our last accident.

19 20 21 22

The last 50 years or so we have never had a person fall through a skylight until it happened this summer. By the Grace of God the person wasn't hurt. The roof project was done by competent people, and in retrospect we find it wildly flawed.

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I trust, and I'm sincere in that trust that

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	101		i
ñ		that we have held five public hearings before the next	
.23	su	all the questions that have been entered in five locations	27
7		period, and it depends on how long it takes us to answer	26
5	w	the closeout for written comments is 12 November for this	25
77		CAPTAIN ROCKLAND DEAL: First of all, let me say	24
23			23
23		any other hearings?	22
2	<b>4</b>	UNIDENTIFIED SPEAKER: When will we be notified of	21
2			20
13		this evening and for your input.	19
18		All right. Thank you for your attendance	18
17		a11?	17
16	נע	have. Does anyone wish to speak this evening? Anyone at	16
15		CAPTAIN ROCKLAND DEAL: Those are all the cards I	15
14			14
13	_	Thank you kindly.	13
12		logically is unacceptable.	12
11		be small if the results are so dire, then the risk	11
10		or incident I know the safety terminology also may	10
6		Finally, while the risk of a major accident	6
00		happened.	œ
7		on that which actually had never happened until it	7
9		NEW JERSEY or not but one of the main guns blowing up	φ
വ		ago that a battleship I'm not sure whether it was the	ស
4		However, I do remember some number of years	4
E)		and less fallible than our employees.	ъ
7		would be living 300 or 600 feet away to nuclear reactors,	7
1	H.2.121	our sailors are much more motivated, as I think anybody	-

document is released.

UNIDENTIFIED SPEAKER: Will they be answered in

that document?

CAPTAIN ROCKLAND DEAL: Yes. Every written, every oral comment will be answered in that document, and those whose names we have will receive a copy of the answer.

(The hearing was concluded at 10:20 p.m.)

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# SD Co. Hearing 10-28-98 Comments in Spanish

#### Luz Palomino

Good evening. My name is (Unintelligible) and I live at 2463 (Unintelligible) street, San Diego.

(Unintelligible) the nuclear aircraft carriers and the nuclear wastes plant will bring to our streets and our people. I neither understand why none of the documents regarding this project were translated into Spanish, nor do I understand why this is the only hearing that was held in San Diego.

My community is very, is already very infected. There is terrible pollution caused by industrial emissions and disposal of toxic wastes.

Fish in the bay are totally polluted. They cannot swim. It is not | H.2.79b healthy to eat them.

One of the important aspects of this project was not analyzed in | H.2.79c the documents that recently, that recently three local shipyards were bought by defense contractors.

The buyers said that the reason for the purchase was the promise of having a site for nuclear repairs.

This will even bring more pollution to our community and is an indirect impact (Unintelligible) nuclear aircraft carriers. This was never mentioned in any previous document.

I live down the hill. Take this into consideration. If there is an accident, my family and the families in this entire community will be at risk.

(Unintelligible)

Sornia Rodriguez

I oppose it. I do not want any more nuclear aircraft carriers in San H.2.93

Diego.

Unintelligible)

I (Unintelligible) the list of the names I am going to read represents the area of (Unintelligible) and we agree on the testimony from (Unintelligible)

Hilaria Cañuelas Cintia Palacios (Unintelligible) María Gonzalez Agustín Salgado Valeria Pérez Delia Gonzalez Nieta Lisboa Sandra Gómez Cecilia Randell

Sandra Gómez
Cecilia Randell
Hector (Unintelligible)
Silvia Hernandez
María Flores
Jesus (Unintelligible)
Davici Martinez
Celia López

Davici Martinez
Celia López
Teresa Durán
Mark Zoraino
Daniel Murillo
Silviano Palomino

Omar López Araceli Pérez

loaquín Balboa

Carmen Brandes María de La Sana Ofelia Brandes Heredia Galíndez Esperanza Verón Mario Torero

Marta (Unintelligible) Guadalupe Hernández

Cristina Ledesma

Guadalupe Rosa

Guadalupe Miranda

Sara González

(Unintelligible)

Teresa (Unintelligible) Guadalupe Echeverría Angeles Velázquez Miguel Rodríguez Angélica Guerrero Candelaria López Helena González Mariana Linares Rosa Richmond Alfredo Sánchez eticia Delgado erence Ramos (Unintelligible) Cecilia Medina Unintelligible) Ariel Espinosa (Unintelligible) Rosario Miguel María Sánchez María Navarra Laura Rosales María Rosales /ioleta Flores Nora Molina Paula López

Paula Cristina Maldonado Soledad (Unintelligible) Helena (Unintelligible) Francisco Rodríguez Agustina Rodríguez Guadalupe Medina Stephanie Romero Verónica Martínez Catalina Palacios Cristina Romero Stephanie García Cristina Ramirez Cristina Bautista Heredia Medina osefina Romero María Gimenez Mónica Villegas Gloria Espinosa (Unintelligible) Florida Susana Ana Camacho Unintelligible) Delia Figueroa essy Barroso Enrique Gala Antonio Tara

Thank you.

# Audiencia SD Co. 28/10/98 - Comentarios en español

uz Palomino

Buenas noches. Mi nombre es (Ininteligible) y yo vivo en el 2463 de la calle (Ininteligible) San Diego.

(Ininteligible) de los portaaviones nucleares y la planta de H.2.79a desechos nucleares traigan a nuestras calles y a nuestra gente.

Tampoco entiendo por qué ninguna de la documentación sobre este proyecto fue traducida al español. Ni tampoco entiendo por qué es la única audiencia que se ha llevado a cabo en San Diego.

Mi comunidad es muy, ya está muy infectada. Es una gran contaminación generada por las emisiones industriales y los desechos tóxicos.

Los peces de la bahía están muy contaminados. No pueden nadar. | H.2.79b. No son sanos para comer.

Uno de los importantes aspectos de este proyecto no fue analizado | H.2.79c en la documentación que recientemente. Que recientemente tres de los astilleros locales fueron comprados por los contratistas de defensa

Los compradores han dicho que la promesa de un lugar de reparación nuclear cerca fue el motivo por lo cual compraron.

Esto traerá aún más contaminación a nuestra comunidad y es un impacto indirecto del (Ininteligible) de portaaviones nucleares. Al cual nunca fue asesorado en ninguno de los documentos previos.

Yo vivo cuesta abajo. Por ejemplo esto. Si hay un accidente, mi familia y la familia de toda la comunidad entera está en riesgo.

Y me opongo. No quiero más portaaviones nucleares en San H.2.93 Diego. ▼

Heredia Galindez

(Ininteligible)
Sonia Rodriguez
Yo (ininteligible) la lista de los nombres que voy a leer representamos el área del barrio (ininteligible) y estamos de acuerdo con el testimonio de (Ininteligible)

Hector (Ininteligible) esus (Ininteligible) Silviano Palomino María de La Sana Silvia Hernandez Carmen Brandes Agustín Salgado Davici Martinez Hilaria Cañuelas oaquín Balboa María Gonzalez Daniel Murillo Ofelia Brandes **Jelia Gonzalez** Cecilia Randell Cintia Palacios Sandra Gómez Mark Zoraino Araceli Pérez eresa Durán /aleria Pérez Ininteligible) Vieta Lisboa María Flores Omar López Celia López

Esperanza Verón Mario Torero

(Ininteligible)

Guadalupe Echeverría eresa (Ininteligible) Marta (Ininteligible) Angeles Velázquez Angélica Guerrero Miguel Rodríguez Cristina Ledesma Candelaria López Helena González Alfredo Sánchez Guadalupe Rosa Mariana Linares Rosa Richmond eticia Delgado erence Ramos Rosario Miguel Cecilia Medina María Sánchez María Navarra Ariel Espinosa María Rosales Violeta Flores aura Rosales (Ininteligible) Ininteligible) (Ininteligible) Nora Molina Paula López H.2

Paula Cristina Maldonado Soledad (Ininteligible) Helena (Ininteligible) Francisco Rodríguez Agustina Rodríguez Guadalupe Medina Guadalupe Miranda Stephanie Romero Catalina Palacios Verónica Martínez Cristina Romero Heredia Medina Stephanie García Cristina Bautista Cristina Ramirez María Gimenez losefina Romero Mónica Villegas Gloria Espinosa Florida Susana Ana Camacho Delia Figueroa Sara González Ininteligible) lessy Barroso Enrique Gala Ininteligible) Antonio Tara

Thank you.

Guadalupe Hernández

#### The San Diego

# Amion-Tribun

WEDNESDAY. SEPTEMBER 2, 1998

#### about the nuclear carriers Public needs information

By Sob Filner

hile the military downsizes overall, its activity is increasing in San Diego. Currently, San Diego houses over 67,000 military personnel, and this number is expected to increase in the future as a number of key projects come

While we all applaud the economic benefits bringht to us by the Navy, we also want the Navy to respect all aspects of our quality of life. The noise and air pollution from the new Marine helicopter's coming to Miramar have been hotly contested by residents — with inadequate response from the Department of Defense.

aggressively building a nuclear megaport in San Diego Bay — and many in the San Diego area have been kept in the dark most important, the Navy is out what is coming. On August 26, the John Stennis, the

ered aircraft carriers, arrived to be homeported in San Diego. To accommodate
these ships. 9 million cubic yards of sediment was dredged from San Diego Bay,
and radioactive and hazardous waste Eaciltiess are being built on North Island. What
are the impacts to the bay from this massive dredging project? What public health
risks are created with the presence of nuclear and toxic waste? What could happen expected three nuclear-pow-

openness about this project from the be-ginning, but it is too late. The public is now demanding a far more open discus-tion about all the ramifications of the nu-

entire project! There should have been much more

asking these questions, and raising con-cerns, as they are allowed to under the law. They have utilized the processes that are available to them—attended public meetings, written letters and requested information through the Freedom of Infor-mation Act. Many San Diego residents have been

There should have been about this project from much more openness the beginning. Information has been slow in coming, if it comes at all, and Channell 8 reported that some of these people have themselves been investigated by the Navy. While I support rite Nayo, believe that any governmental agency that doesn't divinually any overnmental agency that doesn't divinually information upon request but in-

iral resources. I have formally asked Secretary of the Navy, John Dalton, to make sure this happens.

Members of the public have requested that the Navy broaden the public hearing transportation and management of toxic wastes so close to populated areas an leff be investigated. San Diego area residents have a right to stead tries to do background checks on the

citizens requesting information, should it-

rier. To its credit, the Navy has responded positively and has agreed to hold a hearing in San Diego on Wednesday. Sept. 30 at 7 p.m. at the County Administration Build. ing on Pacific Highway. That hearing is in addition to one that already had been scheduled for Tuesday. Sept. 29 at 7 p.m. at Coronado High School.

These are good first steps. I call on the process for the environmental impact statement associated with the second car-If nonexisten:

There is a high-level public task force to
There is a high-level public task force to
examine the Padres ballpark proposal—
yet no such body exists for the nuclear
megapor project. In fact, in the 4 years
this project has been under development,
there has never been a meeting about the

ums and ballparks, information and discussion about the arrival of the nuclear powered aircraft carriers has been virtual-

naking about major changes to our re-ion. Compared to the debate over stadi-

cnow about and participate in decision-

te handling operations and disclosing emergency procedures that will be uli-Navy to go further, however, and provide rom all three carriers and the associated complete information at that hearing about the entire Nuclear Megaport Proect. That means analyzing the potential environmental and public health impacts d in the event of an accident. The economic benefits derived from

Navy operations must be weighed against Only when all of the facts are on the table will San Diego be able to make a truly informed decision about this critical aspect tential harm that may be caused. of our region's future.

should open up the process to

the evacuation that should be in place and the ongoing hazards associated with the

fiscuss the risk of nuclear accidents and

FILNER represents the 50th Congressional District, which includes much of South Sen Diego.

accidents at other nuclear ports and on nuclear-powered vessels. The Navy has to explain these and the potential for future :lear megaport project — and they de-serve to have it. There have been serious

s, honestly and straightforwardly, to

San Diego public. he Navy Bottle

# A Short History of Naval Nuclear Accidents

records obtained through Freedom of Information Act Requests (FOIA) and independent research on the subject the following accidents have occurred and resulted in releases of radiation into the U.S. Naval Nuclear Propulsion Program..." (1995 FEIS, p.I-75). However, according to Navy According to the Navy, "...there has never been a reactor accident in the history of the environment.

Release of Radioactive Steam, 1996 - USS Arkansas

Shipyard. The Navy waited 15 hours to inform the State and did not inform the public until an Release of radioactive steam from a nuclear powered vessel at the Puget Sound Naval informant called the press. (Bremerton Sun, 3-5-96)

USS Portsmouth (SSN 707) two SubBase workers were exposed to radiation during Radiation Contamination of Sallors, 1997.- USS Portsmouth

radiological work. (Navy news release issued 04-28-97)

Radiation Contamination of Sailors, 1995-USS California e,

with 160-degree water during an accident involving testing of equipment in the emiser's reactor Three crew members were contaminated with small amounts of radioactivity after 100 gallons of radioactive water spilled from the ship's proputsion system. One sailor was burned compartment. (Union Tribune, 6/4/95 and Navy Times, 06-19-95)

Thirteen gallons of radioactive "high-purity water" was spilled into San Diego Bay on September 2, 1979. Initial reports stated that the ship spilled as much as 80 to 100 gallons of Release of Radioactive Water into San Diego Bay, USS Truxtun, 1979

radioactive water. (Neptune Papers, p57)

The submarine USS Gurnard spilled 30 gallons of water containing radioactive material Release of radioactive water into San Diego Bay, USS Gurnard, 1980 into San Diego Bay on July 20, 1980 (Neptune Papers, p.57) vi

The cruiser USS Long Beach reportedly leaked hundreds of gallons of low-level radioactive water in five Navy ports because of a malfunctioning valve, including a total of 159 gallons of Repeated releases of radioactive water released into US Ports, USS Long Beach primary coolant while moored in San Diego. (Union Tribune, 11-27-91) Excerpts from that article by Greg Vistica, are worth repeating:

sacrificing safety in order to meet scheduled operations...Four of the sailors on the ship, over ... Copies of pages from a log on the ship that lists discharges of radioactive liquids an undetermined time period, have developed cancer, the crewmen said. Two had brain were brought to the San Diego Union by concerned sailors who accuse the Navy of umors and two had leukemia..."

tepand by Environmental Health Coulition, 1717 Retuze, Suite 100, San Diego, CA 92101, (619) 233-0281. Websit: www.environments basiloong. October, 1998



# 7. Radiation Contamination of Sailors, 1973--USS Guardfish

Contamination with radiation of 5 sailors aboard the USS Guardfish in 1973. Documents released under FOLA. What is interesting about this accident is that the Navy has repeatedly refused to release the report of investigation for this 25-year old accident. EHC's appeal of this denial has also been denied by the Navy.

### Release of radiation, 1977, USS California

Discharge of primary coolant water on two occasions and many reports of sailor misconduct when on duty for nuclear plants on the ship (11-20-77, Virginia Pilot)

### Release of radiation- USS Enterprise

A radiation accident caused a \$6 million clean up when a shipyard worker improperly welded a propulsion system valve contaminating 9 workers and 4 compartments. USS Enterprise, while in dry-dock in early August, 1994, experienced a fire in the reactor room leading to a spill. (Navy Times, 07-31-95)

## 10. Release of radiation kept secret, USS Guitarro, 1989

This vessel dumped at least 235 gallons of radioactive coolant into the harbor in Guam. This incident was kept from the public for six months. An official from the U.S. Naval Institute stated "Any spill is potentially dangerous...ff it happens with a small amount it can happen with a large amount." (Union Tribune 6-14-90).

### 1. Release of radioactive water, USS Nimitz, 1980

Navy admits to a primary coolant leak on 11 May 1979. The accident record of the Nimitz-Class ships as released to Greenpeace in 1991, showed that Nimitz-class ships have been involved in more than 40 incidents over the last two decades, with at least five accidents in California ports. (Neptune Papers p.6)

### OTHER ACCIDENTISAINCIDENTS OF CONCERN

# 1. Dangerous Working Conditions in the Nuclear Navy, 1996.-DSU Mystic

Excerpts from the FOIA documents received regarding the mercury spill into San Diego Bay in the NASNI Turning Basin by the Nuclear Navy Submarine personnel aboard the DSU Mystic. The Navy released the court-martial transcript to us as well as many-other documents demonstrating fatigued personnel, impossible scheduling, and an overworked crew. The Engineer of the Mystic even had a breakdown prior to the incident. One crewman received a court-martial for making false statements and for dereliction in performance of duty. There are 155 documents still denied to BHC regarding this accident even though it did not involve radiation, or even a nuclear vessel, and there is no litigation threatened or pending.

# 2. Evacuation of a Navy Nuclear Facility, 1998- Naval Reactors Facility.

The Associated Press reports that 200 poople were evacuated from the Idaho Naval Reactors facility on May 21, 1998 when elevated radiation was detected.

Prepared by Environmental Health Coddition, 1717 Kattont, Suite (10), Sun Diago, CA 92(0), (619) 235-0281. Websile:www.environ haddoorg. October, 1998

## 3. Falsification of Documents, 1995.-USS Salt Lake City

Navy investigation documents stating that falsification of documents was a common occurrence aboard the USS Salt Lake City and was one of the reasons for the removal of the Commanding Officer. Documents provided under FOIA. Commander was removed from post due to a lapse in regulation resulting in an intoxicated submariner serving watch of a nuclear reactor on a submarine in San Diego Bay (Union Tribune, 11-11-95). Naval investigation documents revealed that falsification of records was a common occurrence on this vessel. (Documents released to EHC under FOIA)

### Alleged Sabotage, 1996-- USS San Juan

News article from regarding potential sabotage aboard a nuclear powered submarine in 1996 in Groton, CT. A sailor was relieved of duty due to suspected sabotage of a nuclear reactor on the USS San Juan, a fast-attack nuclear submarine in Groton, CT. Wires were severed that supply power to retract the reactor's control rods which dampen nuclear reaction. (Union Tribune 08-23-96) EHC has requested documentation on this incident.

### Bomb found on carrier, USS Constellation, 1996

A bomb was discovered aboard carrier U.S. Constellation while it was docked at North Island. (Union Tribune 1Dec96)

### 5. Weapon detonation accident, USS Sargo, 1976

Excerpt from an investigation interview regarding an accident in which a weapon detonated, low order on an in-port nuclear submarine. The Navy released over 600 pages of documents to EHC regarding this accident. A fire (unclassified Navy investigation documents, p. 1074) and a low-order deronation of the warbeads that were attached to two conventional torpedoes on the nuclear-powered submarine USS Surgo on June 14, 1960 (Finding 18 of final investigative report of the Judge Advocate General concerning an explosion on board the USS Sargo on June 14, 1960 on file at EHC). On page 225 of the Final investigative report of the Judge Advocate General; testimony of the Commanding Officer of the USS Sargo stated that: ", and those torpedoes gone off, high order, rather than low order, probably the entire engine room would have been blown in some form or another, and possibly even the bulkhead to the reactor comparament. So, there was considerable danger. (Emphasis added)"

Propared by Eminormental Health Coalition, 1717 Kestner, Suite 100, San Diego, CA 92101, (619) 235-0281. Website:www.environs hostite.org. October, 1998

#### Coronado

Story Vogel Joe Simpson Betty Coady Nancy Ellen Daniels Grace Harrington Elinor Lindberg Dixie McCarthy Lisa Carter Marilyn Crehore Joyce Logsden John Deans Betty Ansel Frances Bassett Jeffrey Davidson Fred Lorenzen Nancy McRae Lynda Ollerton Betty Tappun Don Valliere Martha Kiss Jane Alsup

Laurie Curtin Curmen DeCordova Shirley Kriet Alec Mackenzie Joan Adessa Elizabeth Panetery Lou Georgino William Logsden Stephanie Kaup Matthew O'Grady Jaqueline Benson Bette McClimon Rita Perwich Ann Schroeder Evelyn West Harold Ansel Lee Jennings Peter McRae Gary Carter Ardis Weise

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VOL 88, NO. 44

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# San Diego County Residents Opposed to the Nuclear Megaport and Supporting Testimony of Environmental Health Coalition and Peace Resource Center

San Diego

October 28 - November 3, 1998

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#### San Diego Cont.

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Carol Boyce
Susan Rittenhouse

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Mark Esquierdo

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#### Response

#### San Diego Hearing

- H.2.1 Your comments are noted and are included in the Final EIS.
- H.2.2 Your comments are noted and are included in the Final EIS.
- H.2.3 Section 1.1 of the EIS discusses the process of public participation required under NEPA. The Navy will use this EIS, including the public's comments on the Draft EIS, in conjunction with other relevant materials, in making their decision regarding the homeporting of the three CVNs in the Pacific Fleet currently under consideration.
- H.2.4 NNPP-related comments in this testimony are also made in the EHC's letter, O.12. Please see the Navy responses to these comments.
- H.2.5The comment addresses the process the Navy has used to make decisions regarding the homeporting of CVNs in the Pacific Fleet. The sequence of events affecting the decisions to home port CVNs in San Diego, and the chronology of CVN homeporting, along with the decommissioning of CVs in the Pacific Fleet, is discussed in detail in response to comment L.4.5. The Navy had not, at the time of preparation of the 1995 EIS for the BRAC CVN, formulated a proposal for how to meet the need of facilities for two more CVNs in the Pacific Fleet. However, the Navy did anticipate that in the future, a proposal would be formulated, and that the alternatives could include facilities at NASNI. Therefore, a larger project was not segmented into two smaller projects for the purpose of avoiding more rigorous environmental analysis. Further, although a 'proposal" had not been formulated such that it could be analyzed on a "coequal" basis in the 1995 EIS, it was reasonably foreseeable that a future project could include additional facilities at NASNI. Since it was reasonably foreseeable, the potential effects were included in the analysis of cumulative effects in that document. The 1995 EIS states, "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See Volume 1 of the 1995 EIS, Chapter 6 (DON 1995a).
- H.2.6 Two public hearings on the Draft EIS have been held in the San Diego region and public testimony received, as required under NEPA. The Navy does not currently have plans to have a follow-on community workshop for an informal dialogue. Concerns generated during the public review of the EIS will be considered by Navy personnel responsible for making decisions regarding the proposed action. Navy representatives at the EIS public hearings are directly involved with this decision-making process, and provide recommendations to the Secretary of the Navy regarding the preferred alternative to be implemented.

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Furthermore, the Navy ensures that the EIS decisionmaker has a complete copy of the public hearing transcripts. The Navy believes that the objective sought by the comment is met by the fact that the transcript of the public hearing is prepared and reviewed as part of the NEPA process leading up to the Record of Decision.

The Department of Toxic Substances Control, in an Order Denying Petition For Review of the Environmental Health Coalition, Peace Resource Center of San Diego, and Stephanie Kaupp's challenge to the permitting of the Mixed Waste Storage Facility at NASNI (ID No. CAR 000 019 430; Docket HWCA 98/99 – P012), responded to this issue with the following:

Petitioners are incorrect in their assertion that members of the public have a "right" to speak directly to the decision-maker (i.e., that the Department official that signs the Permit must also be the hearing officer). Nevertheless, the Department ensures that the official who signs the Permit has a complete transcript of the public hearing for review. The Department believes that the objective sought by Petitioners is met by the fact that a transcript of the public hearing is prepared and reviewed as part of the final permit decisionmaking process. Furthermore, there is not basis to believe that the permit decision or conditions would be altered if the hearing officer for the public hearing also signed the Permit itself.

- H.2.7 Please see response to comment O.10.23.
- H.2.8 Please see response to comment H.2.6.
- H.2.9 Your comments are noted and are included in the Final EIS.
  - Construction of the Depot Maintenance Facility was covered in the Navy's 1995 Final Environmental Impact Statement for the Development of Facilities in San Diego/Coronado to Support the Homeporting of One NIMITZ-Class Aircraft Carrier. However, it is important to note that all aspects of facilities design, construction, and modification conform to national and local regulatory codes, which include distance limits for siting from an earthquake fault. The design of the facility follows conservative methods widely accepted by the engineering community and provides additional "factors of safety" in redundant structural design features. For radiological facilities, the Naval Nuclear Propulsion Program uses standard design features that have been developed to minimize potential risk to the environment, to the general public, and to workers. Stringent design criteria comply with all building codes, including those applicable to earthquakes. During construction, "state-of-the-art" construction techniques along with rigorous field observation and inspection are used where

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appropriate to ensure a solid and competent foundation under all credible seismic loading conditions.

Also, contrary to the commentor's assertion, the Navy is not proposing to make North Island a nuclear waste disposal facility. As was described in the response to O.12.69, low-level radioactive waste will be shipped to off-site treatment and disposal facilities as soon as practicable, with consideration given to minimizing the number of truck shipments and the availability of those facilities. The Navy does not dispose of it low-level radioactive waste at its facilities.

- H.2.11 Please see response to comment O.12.216.
- H.2.12 Please see responses to comments O.12.86 and O.12.44.
- H.2.13 Please see responses to comments L.4.47 and L.4.36.
- H.2.14 Your comments are noted and are included in the Final EIS.
- H.2.15 Although no specific issues were noted by the commentor, the Navy notes the commentor's general opinion regarding the proposed action.
- H.2.16 Please see responses to comments L.4.34, O.12.25, and O.12.190.
- H.2.17 Your comments are responded to in this Final EIS (see above responses).
  - The Navy does not consider that translation of the Draft EIS into Spanish is required to ensure that low income and minority populations have the opportunity to fully participate in the NEPA process. A scoping meeting to discuss the issues to be addressed in the EIS was held in Coronado on 10 February 1998. Since that time, the Navy has acknowledged the necessity of including a public hearing in San Diego. Notices of availability for the Draft EIS were placed in *La Prensa*. All responses to public comments generated during the public comment period provided in Spanish are translated into Spanish. The comments are annotated to ensure that the reader has sufficient understanding of the EIS materials without needing to read the EIS itself. The Notice of Availability (NOA), is translated in Spanish, and a telephone 888 support hot line is available in Spanish as well.

La Marina de los Estados Unidos no considera que la traducción al español del Draft EIS (Estudio de Impacto al Medio Ambiente) es requerida para asegurar que la población de bajos recursos y las minorías tengan la oportunidad de participar totalmente en el proceso conocido como NEPA. Una reunión para analizar los temas que serían tratados en el EIS (Estudio de Impacto al Medio Ambiente) se llevó a cabo en Coronado el 10 de febrero de 1998. Desde aquel momento, la Marina de los Estados Unidos ha reconocido la necesidad de incluir al público en la reunión de San Diego. Los avisos de

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disponibilidad para el Draft EIS (Estudio de Impacto al Medio Ambiente) fueron publicados en La Prensa. Todas las respuestas a los comentarios públicos generados durante el período de comentarios públicos que fueron provistos en español son traducidos al inglés. Los comentarios son anotados para asegurar que el lector tenga un entendimiento suficiente de los materiales del EIS (Estudio de Impacto al Medio Ambiente) sin la necesidad de tener que leerlo en su totalidad. El Aviso de Disponibilidad (NOA), está traducido al español y hay una línea telefónica 888 que también está disponible en español.

H.2.19

The air quality analysis in the Draft EIS is based on compliance with national and state ambient air quality standards. These standards represent allowable atmospheric concentrations at which the public health and welfare are protected and include a reasonable margin of safety to protect the more sensitive individuals in the population, such as elderly people and children. Since the proposed action alternatives would not exceed any ambient air quality standard, public health would be protected from the effects of the proposed action alternatives. Toxic air contaminants (TACs) emissions from the proposed dredging and disposal actions at NASNI would produce insignificant health impacts to the public.

Cumulative impacts from past projects that affect local air quality and toxic waste emissions were taken into account in this EIS. This EIS presents data that concludes there would be no significant impacts to the fish community from the proposed action. Fish would avoid dredge areas, so they would likely not be affected by any contaminants resuspended during dredging.

El análisis de la calidad del aire en el Draft EIS (Estudio de Impacto al Medio Ambiente) está basado en el cumplimiento con las normas de la calidad del aire ambiental nacional y estatal. Estas normas representan las concentraciones atmosféricas permisibles en las cuales el bienestar y la salud pública están protegidas e incluye un margen razonable de seguridad para proteger los individuos más sensibles dentro de la población, tales como las personas mayores y los niños. Como las acciones alternativas propuestas no excederían ninguna norma de la calidad del aire ambiental, la salud pública estaría protegida de los efectos de las acciones alternativas propuestas. Las emisiones de los contaminantes toxicós del aire (TAC) causadas por el dragado propuesto y por las acciones de deshecho en NASNI, producirían un impacto insignificante en la salud pública.

Los impactos cumulativos de proyectos pasados que afectan la calidad del aire local y las emisiones de residuos tóxicos, fueron tomados en cuenta en este EIS (Estudio de Impacto al Medio Ambiente). Este EIS (Estudio de Impacto al Medio Ambiente) presenta datos que concluyen que no habría impactos significativos en la vida marina debido a la acción propuesta. Los peces evitarían las áreas de dragado, así que probablemente no serían afectados por ninguno de los contaminantes en suspenso después del dragado.

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H.2.20

Purchases of local shipbuilding companies by other defense contractors, and the fact that these defense contractors are pursuing bids on ship repair, are common business practice and are beyond the scope of this EIS. The fact that defense contractors may be qualified to perform NNPP radiological work does not imply that NNPP radiological work would be performed: (1) in locations other than the NASNI CIF or (2) in any different manner than the uniform standards established by the NNPP. The purchases would not affect the amount of maintenance performed on homeported CVNs.

Pollution impacts of the Navy's action to homeport USS JOHN C. STENNIS at NASNI were addressed in the Navy's 1995 Final Environmental Impact Statement for the Development of Facilities in San Diego/Coronado to Support the Homeporting of One NIMITZ-Class Aircraft Carrier. Please see response to comment H.2.19a for a discussion of air quality impacts in this EIS.

The EIS has evaluated a wide variety of accidents and has determined that the radiological risks are not significant. No vessels would be constructed as part of the proposed action. The CVNs homeported there would receive maintenance at the facility at NASNI, with out-of-water maintenance, the Docking Planned Incremental Availability (DPIA) occurring once every 6 years at PSNS, in Bremerton, Washington. Hazardous material use and storage would occur at NASNI consistent with existing practices. Adequate hazardous waste capacity exists to accommodate material generated by the capacity to homeport two additional CVNs. No impact to neighborhoods outside of NASNI would occur.

Las compras de compañías locales de astilleros por otros contratistas de defensa, y el hecho que estos contratistas de defensa están llevando a cabo licitaciones para reparaciones de buques, son un práctica comercial común y están más allá del alcance de este EIS (Estudio de Impacto al Medio Ambiente). El hecho que los contratistas de defensa puedan estar capacitados para desempeñar trabajos radiológicos NNPP no implica que el trabajo radiológico NNPP pueda ser desempeñando: (1) en otras ubicaciones aparte de la NASNI CIF o (2) en alguna manera diferente que los estándares uniformes establecidos por el NNPP. Las compras no afectarían la cantidad de mantenimiento llevada a cabo en los CVN que están en el puerto base.

Los impactos de contaminación de la acción de la Marina al USS JOHN C. STENNIS en el puerto base en NASNI fueron tratados en 1995 en la Declaración Final de Impacto Medio Ambiental para el Desarrollo de Instalaciones en San Diego / Coronado para el Soporte de Puerto Base de un Portaaviones Clase NIMITZ. Por favor véase la respuesta al comentario H.2.19 a para la discusión sobre el impacto a la calidad del aire en este EIS (Estudio de Impacto al Medio Ambiente).

El EIS (Estudio de Impacto al Medio Ambiente) ha evaluado una amplia variedad de accidentes y ha determinado que los riesgos radiológicos no son significativos. Ningún buque será construido como parte de la acción propuesta. Los CVN's en el puerto base

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recibirán mantenimiento en la instalación en NASNI, con mantenimiento en seco, con la Disponibilidad Incrementada de Atraco Planeado (DPIA) ocurriendo una vez cada seis años en PSNS, en Bremerton, Washington. El uso y el almacenaje de materiales peligrosos ocurriría en NASNI, consistente con las prácticas actuales. Existen capacidades adecuadas para materiales peligrosos para acomodar el material generado por la capacidad de tener dos adicionales CVN's en el puerto base. No ocurrirán impactos a los vecindarios afuera de NASNI.

H.2.21

A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideraron una amplia diversidad de accidentes hipotéticos. Los resultados de todos los análisis, tanto de operaciones normales como de accidentes hipotéticos indican que no habrán impactos radiológicos significantes por el puerto base y mantenimiento de portaaviones clase NIMITZ, ni por la operación de instalaciones de mantenimiento de portaaviones clase NIMITZ.

H.2.22

The Navy's plan for emergency response is included in section 7.5 of the EIS. The EIS states that emergency planning and emergency response is included as an integral part of ongoing NNPP operations to ensure the Navy is prepared to handle accidental releases of radioactivity. In the highly unlikely event of an emergency, the Navy would promptly notify State and local officials, and would communicate with those officials. Any action needed to protect the public would be handled by State and local officials using existing plans for emergencies from natural events, such as earthquakes or hurricanes. In addition, it is important to note that since the inception of the NNPP almost half a century ago, there has never been a reactor accident associated with the Program, which has accumulated over 5,000 reactor years of operation. In addition, there has never been any release of radioactivity that has had a significant effect on the public or the environment. The Navy's historical record of safe and responsible operation of nuclear powered warships is discussed in Volume I, Chapter 7 of the EIS.

H.2.23

Two public hearings on the Draft EIS have been held in the San Diego region and public testimony received, as required under NEPA. The Navy does not currently have plans to have a follow-on community workshop for an informal dialogue. Concerns generated during the public review of the EIS will be considered by Navy personnel responsible for making decisions regarding the proposed action. Navy representatives at the EIS public hearings are directly involved with this decision-making process, and provide recommendations to the Secretary of the Navy regarding the preferred alternative to be implemented.

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	Furthermore, the Navy ensures that the EIS decisionmaker has a complete copy of the public hearing transcripts. The Navy believes that the objective sought by the comment is met by the fact that the transcript of the public hearing is prepared and reviewed as part of the NEPA process leading up to the Record of Decision.
H.2.24	Please see responses to comments L.4.48, O.12.78, and O.12.190 regarding issues raised in this comment.
H.2.25	Information on low-level radiation exposure and risk are addressed in Appendices E and F of the EIS and in response O.12.190. Non-cancer risks are addressed in comment O.12.27.
H.2.26	The Navy is aware of two studies that specifically address alpha and beta radioactivity in San Diego Bay. The first is the San Diego Bay Health Risk Study, which is described in response O.12.127. The second is a study chartered by the San Diego Association of Governments. The SANDAG 205(J) study included efforts to characterize the levels of total alpha and beta radiation in bottom sediments throughout the bay, but outside of the Naval restricted areas. The results of this study (San Diego Bay Cleanup Project Under Section 205(J) of the Clean Water Act, January 1992) identified that all radioactivity levels were evaluated to be at background levels by the California Department of Health Services. Since the predominant radionuclide associated with NNPP work is cobalt 60, which emits gamma radioactivity, it is impossible to conclude that NNPP work is the source of the radioactivity detected based solely on gross alpha and beta activity.
	Extensive Navy radiological monitoring in the San Diego Bay area, performed quarterly and publicly reported annually for 30 years by the Navy, and independent radiological surveys performed by EPA in 1967, 1986, and 1997, discovered no radioactivity associated with nuclear propulsion in any Bay aquatic life.
H.2.27	The EIS concludes that there are no significant impacts to the public's health and safety (please see sections 3.15 (Volume 1), and Appendix E, Appendix F, and Appendix J in Volume 2.
H.2.28	Notwithstanding the GAO analysis, the Defense Acquisitions Board (DAB) decided in September 1998 that CVX would be nuclear powered. This decision

response to comment H.1.5.

was based on a careful analysis of all pertinent data including the Department of the Navy's evaluation of tactical flexibility, operational and technical risks, and funding requirements of the various alternatives. For further detail, please see the

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H.2.29	Please see responses to comments O.12.55 and I.80.2.
H.2.30	Please see responses to comments O.12.55 and I.80.2.
H.2.31	Please see responses to comments O.12.55 and I.80.2.
H.2.32	Please see responses to comments O.12.55 and I.80.2.
H.2.33	Please see responses to comments O.12.55 and I.80.2.
H.2.34	Please see responses to comments O.12.55 and I.80.2.
H.2.35	Your comments are noted and are included in the Final EIS. Please see the response to comment H.1.5 above.
	Please see responses to comments O.12.55 and I.80.2.
H.2.36	Please see responses to comments O.12.55 and I.80.2.
H.2.37	Your comments are noted and are included in the Final EIS.
H.2.38	A chronology of events resulting in the potential replacements for aircraft carriers planned for decommissioning in the San Diego area is provided to help the reader understand how NASNI has customarily been home port for three aircraft carriers.
	In the 1980s, the Navy reduced the size of its active aircraft carriers from 15 to 12: six in the Atlantic Fleet and six in the Pacific Fleet. Before that time, NASNI had been the homeport for at least three aircraft carriers. In the early 1970s, this included USS TICONDEROGA, USS KITTY HAWK, and USS CONSTELLATION; in the mid-1970s, USS RANGER, KITTY HAWK, and CONSTELLATION; throughout the 1980s, RANGER, KITTY HAWK, and CONSTELLATION; and in the early 1990s, a combination of USS INDEPENDENCE, (while KITTY HAWK and/or CONSTELLATION were undergoing their Service Life Extension effort in Philadelphia, Pennsylvania), KITTY HAWK, CONSTELLATION, and RANGER. All ships listed above are or were conventionally powered carriers, or "CVs." In 1993, RANGER was decommissioned at the end of its service life and removed from NASNI, temporarily reducing the port-loading to two CVs.
	The closure of Naval Air Station (NAS) Alameda, California, and the relocation of two CVNs to fleet concentrations in San Diego and the Pacific Northwest were carried out in compliance with the 1993 Defense Base Realignment and Closure Commission (BRAC) recommendations. Consequently, the Department of the Navy constructed homeporting facilities for one CVN at NASNI (DON 1995a)

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and one at Puget Sound Naval Shipyard (PSNS), Bremerton, Washington (DON 1995b). Because there were no CVN homeport-capable berths at NASNI, the Navy was allowed to shift both NAS Alameda CVNs to the Pacific Northwest, pending completion of construction of suitable homeport facilities at NASNI. Those facilities were the subject of an EIS entitled *Environmental Impact Statement for the Development of Facilities in San Diego to Support the Homeporting of One NIMITZ Class Aircraft Carrier* (DON 1995a). The actual vessel that fulfilled the BRAC mandate and assumed the role of RANGER was USS JOHN C. STENNIS (CVN-74). Arriving in August 1998, STENNIS took over one CVs worth of facility support infrastructure at NASNI. NASNI has had the historical capacity to support three aircraft carriers.

The environmental analysis in an EIS correlates to the level of planning for a particular project. If the planning has evolved such that the agency has formulated a project to meet a particular need, the EIS should reflect analysis of all aspects of that project, and the alternative methods of meeting the identified need should be addressed on a "co-equal" basis. In this case, the Navy had not, at the time of preparation of the 1995 EIS, formulated a proposal for how to meet the need of facilities for two more CVNs in the Pacific Fleet.

However, the Navy did anticipate that in the future, a proposal would be formulated, and that the alternatives could include facilities at NASNI. Therefore, a larger project was not segmented into two smaller projects for the purpose of avoiding more rigorous environmental analysis. Further, although a "proposal" had not been formulated such that it could be analyzed on a "coequal" basis in the 1995 EIS, it was reasonably foreseeable that a future project could include additional facilities at NASNI. Since it was reasonably foreseeable, the potential effects were included in the analysis of cumulative effects in that document. The 1995 EIS states, "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See the 1995 EIS, Volume 1, Chapter 6 (DON 1995a).

The U.S. District Court for the Southern District of California approved the Navy's implementation of NEPA, and concluded that the Navy had not understated the potential effects of a larger project by preparation of two documents (segmentation). In an Order dated May 12, 1997, the Court stated, "Because the Court finds that no proposal to homeport three CVNs existed prior to the issuance of the Final EIS, the Final EIS's analysis of the possible cumulative impacts of potential additional home ports suffices under NEPA."

In 1998, INDEPENDENCE (at that time the Navy's "forward deployed" carrier) reached the end of its service life and was decommissioned. KITTY HAWK was designated as its replacement and left NASNI in July 1998, 20 months after the Notice of Intent for this EIS, and relocated to Yokosuka, Japan. This resulted in a

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reduction of the port loading at NASNI to two homeported aircraft carriers. The USS NIMITZ is currently undergoing an extended maintenance period on the East Coast and will require a homeport berth within the Pacific Fleet area. Long range plans indicate that the most likely arrival date on the West Coast for NIMITZ would be early 2002. Were the Preferred Alternative selected, this would bring NASNI back to its historical three carrier port-loading baseline.

USS CONSTELLATION is expected to reach the end of its service life in approximately 2003. At that time, NASNI would once again experience a reduction to two homeported carriers if the Preferred Alternative were selected by the Navy. The same long range plans addressing NIMITZ also involve replacing CONSTELLATION with the USS RONALD REAGAN. It is anticipated this will happen in 2005. Once again, if the Preferred Alternative were selected, it would bring NASNI back to its historical three carrier port-loading baseline.

H.2.39

As mentioned in the response to comment O.12.104, TAC emissions from the proposed dredging and disposal actions at NASNI would produce insignificant health impacts to the public. As stated in the response to comment O.12.136, the cumulative impact of toxic emissions from the proposed dredging and disposal activities and existing operations at NASNI would be insignificant. It is possible that the staggered maintenance schedules of CVNs homeported at NASNI could occasionally result in more than one PIA in a calendar year. However, the NASNI DMF would limit annual emissions of VOC and PM10 to 15 and 3 tons, respectively. Therefore, performance of 2 PIAs per year at NASNI would not exceed these emission levels. As part of the SDCAPCD permit process, TAC emissions from the DMF were evaluated at their maximum annual permitted rate and were determined to produce insignificant health risks to the public. Therefore, compliance with the SDCAPCD permit conditions would ensure that with the addition of two CVNs at NASNI, the health risk to the public from the DMF would remain insignificant.

Since the completion of most recent health risk assessment for NASNI in 1993, emissions of HAPs have decreased from the facility, especially in regard to the reduction of hexavalent chromium from painting operations. As a result, the public health risk from NASNI has decreased since 1993.

Section 3.10, Volume 3 of the Final EIS has been revised to include the most recent toxic air contaminants (TAC) emissions inventory for operations at NASNI.

H.2.40

There will be no increase in the amount or frequency of aircraft arriving at or departing from NASNI as a result of providing capacity for two additional CVNs. The air wing on a CVN is the same size and composition as an air wing

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on a CV. No additional aircraft maintenance will be performed at NASNI as a result of this action.

There will be no additional impacts to the affected environment due to training conducted in SOCAL by the CVN air wing. The training a CVN air wing does is exactly the same as the air wing of a CV. There is no net increase in the number of aircraft carriers at NASNI. The proposed action would only create the capacity to homeport two additional CVNs.. Please refer to Volume 1, paragraph 1.1.

- H.2.41 The Navy complied with all applicable regulations in the preparation of the Draft EIS. Therefore the Navy, as Lead Agency, disagrees that the document is deficient in meeting NEPA requirements. The Final EIS has been revised to provide minor clarification in a number of areas in response to public comment. Responses to comments include evaluation of recent traffic and noise data presented by the City or Coronado. Evaluations of these data verify that the environmental effects of the proposed action were assessed correctly in the Draft EIS. Please see responses to comments H.2.53 (traffic) and L.4.29 (noise).
- H.2.42 Your comments are noted and are included in the Final EIS.
- H.2.43 Your comments are noted and are included in the Final EIS.
- H.2.44 Your comments are noted and are included in the Final EIS.
- H.2.45 Your comments are noted and are included in the Final EIS.
- H.2.46 Your comments are noted and are included in the Final EIS.
- H.2.47 Your comments are beyond the scope of this EIS.
- H.2.48 Please see response to comment O.12.72.
- H.2.49 Your comments are beyond the scope of this EIS.
- H.2.50 The chronology of CVN homeporting, along with the decommissioning of CVs in the Pacific Fleet, is discussed in detail in response to comment L.4.5. The Navy had not, at the time of preparation of the 1995 EIS for the BRAC CVN, formulated a proposal for how to meet the need of facilities for two more CVNs in the Pacific Fleet. However, the Navy did anticipate that in the future, a proposal would be formulated, and that the alternatives could include facilities at NASNI. Therefore, a larger project was not segmented into two smaller projects for the purpose of avoiding more rigorous environmental analysis. Further, although a "proposal" had not been formulated such that it could be analyzed on a "co-equal" basis in the 1995 EIS, it was reasonably foreseeable that

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a future project could include additional facilities at NASNI. Since it was reasonably foreseeable, the potential effects were included in the analysis of cumulative effects in that document. The 1995 EIS states, "This EIS, therefore, considers the potential cumulative impacts of CV replacement and homeporting a total of three CVNs in San Diego." See the 1995 EIS, Volume 1, Chapter 6 (DON 1995a).

H.2.51

The Navy still has intentions to relocate the NASNI Main Gate to align with Third Street. Relocation of the Third Street gate is a multi-faceted effort that required first the relocation of the NASNI commissary and Navy exchange. Once construction of the new commissary and exchange construction were completed, the old commissary and exchange could be razed, and the Third Until funding was secured to relocate the Street gate could be moved. commissary and exchange, only limited activity associated with the Third Street gate relocation could occur. Funding for relocation of the NASNI commissary Navy exchange is now available and design for commissary/exchange is nearly completed, with construction scheduled to begin in summer or fall of 1999. Steps have been taken to initiate the Third Street gate relocation as an official navy project. Parametric costs have been collected and preliminary design considerations have been formulated. Navy is committed to continue to seek these funds. Therefore, planning associated with the project continues, but will be subject to congressional approval as a naval budget item. In any event, relocation of the gate could not have proceeded until preliminary activities of commissary and exchange redesign had been completed. This gate relocation project is not needed as mitigation for the proposed CVN homeporting, but is being planned as a measure to improve access to NASNI, reduce traffic congestion, and reduce traffic volumes on First Street (trucks in particular).

H.2.52

The relationship of CVs and replacement CVNs are addressed in response to comment H.2.50. The Navy does not perceive that having three CVNs at NASNI increases the threat from terrorists beyond the potential that has existed for the past several decades. In fact, while the potential for terrorists acts may not have changed, the robustness of a naval vessel designed to withstand combat damage lessens the potential impact that such an act might incur. The very nature of a military assets diminishes its attractiveness as a target for terrorist. Not only is there a constant posture of security maintained through tightly controlled access and roving patrols, but the ability of the trained "targeted personnel" to react with deadly force increases the risk to the terrorist.

H.2.53

The transportation analysis has been revised to incorporate more recent traffic data that were not available to the EIS preparer when the Draft EIS was initially prepared (i.e., the traffic volumes documented in the October 1998 SANDAG report). For example, Table 3.9-1 is revised to show a average annual volume of

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71,000 vehicles per day on the Coronado Bay Bridge. The trip generation rate used in the Draft EIS has been revised to reflect calculations based on 1996 personnel counts (see Table 2-1, Volume 3) and actual gate counts taken during that same year (see Table 3.9-7, Volume 3).

With regard to the use of 1995 traffic data to represent existing conditions, that was considered current for average daily traffic volume information when the EIS traffic analysis was initiated in 1997. Table 3.9-1 has now been revised to represent 1996 and 1997 traffic data. The revised numbers represent the highest traffic volume cited in the various source references. The traffic impact analysis, which was based primarily on the peak hour levels of service at the critical study area intersections, used traffic counts that were taken August of 1996 to represent existing conditions. These counts were taken during a peak summer tourist season when two aircraft carriers were in port.

Unique circumstances such as threats, suicides, and bridge accidents certainly have an effect on traffic conditions on the day of the incident; however, it would not be appropriate to model or analyze such unique circumstances in conjunction with the EIS traffic study.

H.2.54

As the Draft EIS traffic analysis indicates that the proposed action would not have a significant traffic impact. The Navy still has intentions to relocate the NASNI Main Gate to align with Third Street. Relocation of the Third Street gate is a multi-faceted effort that required first the relocation of the NASNI commissary and Navy exchange. Once construction of the new commissary and exchange construction were completed, the old commissary and exchange could be razed, and the Third Street gate could be moved. Until funding was secured to relocate the commissary and exchange, only limited activity associated with the Third Street gate relocation could occur. Funding for relocation of the NASNI commissary and Navy exchange is now available and design for the new commissary/exchange is nearly completed, with construction scheduled to begin in summer or fall of 1999. Steps have been taken to initiate the Third Street gate relocation as an official navy project. Parametric costs have been collected and preliminary design considerations have been formulated. The Navy is committed to continue to seek these funds. Therefore, planning associated with the project continues, but will be subject to congressional approval as a naval budget item. In any event, relocation of the gate could not have proceeded until preliminary activities of commissary and exchange redesign had been completed. This gate relocation project is not needed to mitigate less than significant impacts associated with the proposed CVN homeporting, but is being planned as a measure to improve access to NASNI, reduce traffic congestion, and reduce traffic volumes on First Street (trucks in particular). Although a tunnel between the Coronado Bay Bridge and the NASNI Main Gate would alleviate many of the traffic congestion problems on

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	the Coronado streets, such a project is not needed to mitigate less than significant impacts associated with the CVN homeporting project.
H.2.55	Please refer to the responses L.4.44 and I.37.1 to similar questions. NASNI has been a three-carrier homeport for decades; a period in excess of 30 years. The proposed action would only create the capacity to homeport two additional CVNs.
H.2.56	The Navy disagrees with the comment's assessment of the adequacy of the EIS. The Navy complied with all applicable regulations in the preparation of the Draft EIS. Therefore the Navy, as Lead Agency, disagrees that the document is deficient in meeting NEPA requirements. The Final EIS has been revised to provide minor clarification in a number of areas in response to public comment. Homeporting three additional CVNs at NASNI was concluded in section 2.7.1 of the EIS to not be a reasonable alternative to the proposed action. Response to comments include evaluation of recent traffic and noise data presented by the City or Coronado. Evaluation of these data verify that the environmental effects of the proposed action were assessed correctly in the Draft EIS. Please see responses to comments H.2.53 (traffic) and L.4.29 (noise).
H.2.57	The Navy has reviewed the traffic noise data provided in the recently completed "City of Coronado Noise Study — 1998" (RECON October 1998), which was not available at the time the Draft EIS was prepared. The new data have been incorporated into the EIS analysis and the older data from the 1993 noise study have been removed. The new data how that the existing traffic noise situation exceeds the City of Coronado General Plan Noise Element noise standard of 65 dBA. Volume 1, section 3.11.1 and Volume 3, section 3.11 have been revised to incorporate this information. The analysis conclusions for proposed action noise impacts, however, remain unchanged.
H.2.58	The Navy, as Lead Agency, believes that it has complied with all applicable regulations in the preparation of the Draft EIS; therefore, the Navy disagrees that the document is deficient in meeting NEPA requirements. Although Draft EIS comments resulted in minor changes in the analysis, no comment has changed the Navy's original assessment of significant impacts in any environmental category. In absence of significantly changing the results reported in the draft EIS, the Navy believes that a request to recirculate the Draft EIS is unwarranted per 40 CFR 1502.9(a). If the Navy determines that significant new circumstances or information emerges that is relevant to environmental concerns that bear on the proposed action or its impacts, then the Navy shall prepare a supplement to the EIS. Responses to public comments on the Draft EIS have been provided in this Final EIS. In response to some comments, additional information has been added to the text.

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H.2.59	The Navy, as Lead Agency, complied with all applicable regulations in the preparation of the Draft EIS; therefore, the Navy disagrees that the document is deficient in meeting NEPA requirements. Responses to public comments on the Draft EIS have been provided in this Final EIS.
H.2.60	Please refer to the responses L.4.13 and L.4.14.
H.2.61	In regard to PIA maintenance worker commuter vehicles associated with the proposed actions, please see the response to comment L.4.13.
	Data on California/non-California vehicle registration associated with CV and CVN personnel have been used to revise the commuter vehicle emission calculations for the proposed actions in the Final EIS. Emissions from California and non-California registered vehicles have been estimated with the use of the ARB EMFAC7G and EPA MOBILE5 models.
H.2.62	Fire protection level of service currently meets the requirements specified by the Department of Defense Instruction (DODI) 60.555.5. Adequate fire protection has existed for CVs at NASNI, and will continue to exist for CVNs as well. Adequate fire lanes and equipment exist to combat any shipboard fire at NASNI. Section 3.14.1 of the EIS has been revised to state that sufficient resources at NASNI exist to combat any shipboard fire. For additional detail, see the response to comment O.10.18.
H.2.63	Section 3.3 addresses impacts to water quality from CVN operations, and indicates that best management practices would be implemented by the Navy to minimize the magnitude of any accidental waste discharges to the bay during normal operations. Section 3.3.2 (page 3.3-9, lines 5-6 of the Draft EIS) will be revised to indicate that BMPs would also be implemented to minimize waste discharges to the bay during maintenance operations. Section 3.3.2 (page 3.3-9, line 32 of the Draft EIS) will be revised to read "All operational discharges, including stormwater runoff, would meet applicable regulations and permit standards."
	As indicated in the text of the EIS, potential impacts to the Bay associated with storm water runoff have been mitigated to a level of insignificance by components of the project design. Specifically, storm water runoff and associated impacts and mitigation measures have been discussed on pages 3.2-1, 3.2-3, 3.2-4, 3.2-5, 3.2-6, and 3.2-7. Therefore, the text remains unchanged.
H.2.64	Please see response to comment O.10.23.
H.2.65	Please see responses to comments O.13.24 and I.43.13.
H.2.66	Comment noted.

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H.2.67	Your opinions are noted. Regarding your comment about an alleged incident involving spilling paint, it has nothing to do with this EIS or the proposed action.
H.2.68	Please see response to comment O.12.10.
H.2.69	The Navy considers itself to be a part of the community. This EIS identifies the potential environmental effects that the proposed action would have on the local and regional environment as appropriate.
H.2.70	Your comments are beyond the scope of this EIS.
H.2.71	Plutonium is not among the radionuclides released as part of NNPP operations.
H.2.72	Your comments are beyond the scope of this EIS.
H.2.73	Your comments are noted and are included in the Final EIS.
H.2.74	Please see the response to comment H.1.5.
H.2.75	Please see responses to comments O.12.55 and I.56.5.
H.2.76	Please see response to comment H.2.21.
H.2.77	Your comments are noted and are included in the Final EIS.
H.2.78	The USS STENNIS mitigation site was constructed in accordance with permit conditions set forth by the resource agencies. The new wharf mitigation site would also be constructed in accordance with permit conditions and it is proposed that this site would provide like-and-in-kind replacement of intertidal and subtidal habitat at a ratio of 1:1.
	There would be 1.5 acres filled by construction of the new wharf. The fill would eliminate about 0.8 acres of intertidal and 0.7 acres of subtidal at this location. Mitigation of the 1.5 acres would be as described above and further detailed in the response to F.2.10 and F.2.11 and Volume 1, section 3.5.
	As stated above, the size of the fill area would be 1.5 acres. The anticipated duration for dredging is 5-6 months. It is not expected that other dredging projects would occur simultaneously in this region of the bay. Therefore, no cumulative impacts from dredging projects are expected (see Section 3.18 for additional discussion).
H.2.79a	The Navy does not consider that translation of the Draft EIS into Spanish is required to ensure that low income and minority populations have the

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opportunity to fully participate in the NEPA process. A scoping meeting to discuss the issues to be addressed in the EIS was held in Coronado on 10 February 1998. Since that time, the Navy has acknowledged the necessity of including a public hearing in San Diego. Notices of availability for the Draft EIS were placed in *La Prensa*. All responses to public comments generated during the public comment period provided in Spanish are translated into Spanish. The comments are annotated to ensure that the reader has sufficient understanding of the EIS materials without needing to read the EIS itself. The Notice of Availability (NOA), is translated in Spanish, and a telephone 888 support hot line is available in Spanish as well.

The air quality analysis in the Draft EIS is based on compliance with national and state ambient air quality standards. These standards represent allowable atmospheric concentrations at which the public health and welfare are protected and include a reasonable margin of safety to protect the more sensitive individuals in the population, such as elderly people and children. Since the proposed action alternatives would not exceed any ambient air quality standard, public health would be protected from the effects of the proposed action alternatives. Toxic air contaminants (TACs) emissions from the proposed dredging and disposal actions at NASNI would produce insignificant health impacts to the public.

La Marina de los Estados Unidos no considera que la traducción al español del Draft EIS (Estudio de Impacto al Medio Ambiente) es requerida para asegurar que la población de bajos recursos y las minorías tengan la oportunidad de participar totalmente en el proceso conocido como NEPA. Una reunión para analizar los temas que serían tratados en el EIS (Estudio de Impacto al Medio Ambiente) se llevó a cabo en Coronado el 10 de febrero de 1998. Desde aquel momento, la Marina de los Estados Unidos ha reconocido la necesidad de incluir al público en la reunión de San Diego. Los avisos de disponibilidad para el Draft EIS (Estudio de Impacto al Medio Ambiente) fueron publicados en La Prensa. Todas las respuestas a los comentarios públicos generados durante el período de comentarios públicos que fueron provistos en español son traducidos al inglés. Los comentarios son anotados para asegurar que el lector tenga un entendimiento suficiente de los materiales del EIS (Estudio de Impacto al Medio Ambiente) sin la necesidad de tener que leerlo en su totalidad. El Aviso de Disponibilidad (NOA), está traducido al español y hay una línea telefónica 888 que también está disponible en español.

El análisis de la calidad del aire en el Draft EIS (Estudio de Impacto al Medio Ambiente) está basado en cumplimiento con las normas de la calidad del aire ambiental nacional y estatal. Estas normas representan las concentraciones atmosféricas permisibles en las cuales el bienestar y la salud pública están protegidas e incluye un margen razonable de seguridad para proteger a los individuos más sensibles dentro de la población, tales como las personas mayores y los niños. Como las acciones alternativas propuestas no excederían ninguna norma de la calidad del aire ambiental, la salud pública estaría

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protegida de los efectos de las acciones alternativas propuestas. Las emisiones de los contaminantes toxicós del aire (TAC) causadas por el dragado propuesto y por las acciones de deshecho en NASNI, producirían un impacto insignificante en la salud pública.

H.2.79b

Cumulative impacts from past projects that affect local air quality and toxic waste emissions were taken into account in this EIS. This EIS presents data that concludes there would be no significant impacts to the fish community from the proposed action. Fish would avoid dredge areas, so they would likely not be affected by any contaminants resuspended during dredging.

Los impactos cumulativos de proyectos pasados que afectan la calidad del aire local y las emisiones de residuos tóxicos fueron tomados en cuenta en este EIS (Estudio de Impacto al Medio Ambiente). Este EIS (Estudio de Impacto al Medio Ambiente) presenta datos que concluyen que no habría impactos significativos en la vida marina debido a la acción propuesta. Los peces evitarían las áreas de dragado, así que probablemente no serían afectados por ninguno de los contaminantes en suspenso después del dragado.

H.2.79c

Purchases of local shipbuilding companies by other defense contractors, and the fact that these defense contractors are pursuing bids on ship repair, are common business practice and are beyond the scope of this EIS. The fact that defense contractors may be qualified to perform NNPP radiological work does not imply that NNPP radiological work would be performed: (1) in locations other than the NASNI CIF or (2) in any different manner than the uniform standards established by the NNPP. The purchases would not affect the amount of maintenance performed on homeported CVNs.

Pollution impacts of the Navy's action to homeport USS JOHN C. STENNIS at NASNI were addressed in the Navy's 1995 Final Environmental Impact Statement for the Development of Facilities in San Diego/Coronado to Support the Homeporting of One NIMITZ-Class Aircraft Carrier. Pollution impacts of the proposed action were found not to be significant.

A wide range of hypothetical accidents was considered in the development of the analysis presented in the EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities.

Las compras de compañías locales de astilleros por otros contratistas de defensa, y el hecho que estos contratistas de defensa están llevando a cabo licitaciones para reparaciones de buques, son un práctica comercial común y están más allá del alcance de este EIS (Estudio de Impacto al Medio Ambiente). El hecho que los contratistas de defensa puedan estar capacitados para desempeñar trabajos radiológicos NNPP, no implica que el trabajo radiológico NNPP pueda ser desempeñado: (1) en otras

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ubicaciones aparte de la NASNI CIF o (2) en alguna manera diferente que los estándares uniformes establecidos por el NNPP. Las compras no afectarían la cantidad de mantenimiento llevada a cabo en los CVN que están en el puerto base.

Los impactos de contaminación de la acción de la Marina al USS JOHN C. STENNIS en el puerto base en NASNI fueron tratados en 1995 en la Declaración Final de Impacto Medio Ambiental para el Desarrollo de Instalaciones en San Diego / Coronado para el Soporte de Puerto Base de un Portaaviones Clase NIMITZ. Se ha determinado que los impactos de contaminación por la acción propuesta serán insignifantes.

En el desarrollo de los análisis presentados en el EIS (Estudio de Impacto al Medio Ambiente) se consideraron una amplia diversidad de accidentes hipotéticos. Los resultados de todos los análisis, tanto de operaciones normales como de accidentes hipotéticos indican que no habrán impactos radiológicos significantes por el puerto base y mantenimiento de portaaviones clase NIMITZ, ni por la operación de instalaciones de mantenimiento de portaaviones clase NIMITZ.

- H.2.80 Your comments are beyond the scope of this EIS.
- H.2.81 Your comments are noted and are included in the Final EIS.
- H.2.82 Information on low-level radiation exposure and risk is addressed in Appendix E of the EIS and in response O.12.190. In addition, it is important to note that the results of all the radiological analyses in the EIS, which included cumulative effects, indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities under the proposed action.
- H.2.83 Please see response to comment L.4.36.
- H.2.84 Your comments are beyond the scope of this EIS.
- H.2.85 Your comments are noted and are included in the Final EIS.
- H.2.86 Please see response to comment I.4.1. In addition, as described in Chapter 7.0, the stringent procedural and control policies of the NNPP are applied consistently to all locations where nuclear-powered ships are berthed and maintained. All features of design, construction, operation, maintenance, and personnel selection, training, and qualification have been oriented toward minimizing environmental effects and ensuring the health and safety of workers, ships' crew members, and the general public.
- H.2.87 The conclusions in the EIS are that there are no significant impacts on health and safety. Please see section 3.15 (Volume 1) and appendices E, F, and J (Volume 2) of the EIS.

Comment Number	Response
H.2.88	Your comments are noted and are included in the Final EIS.
H.2.89	Your comments are beyond the scope of this EIS.
H.2.90	The Navy's comprehensive radiological environmental monitoring program, which would be continued with implementation of the proposed action, is described in section 7.4.4 of the EIS.
H.2.91	Your comments are noted and are included in the Final EIS.
H.2.92	Your comments are noted and are included in the Final EIS.
H.2.93	Sus comentarios han sido tomados en cuenta y están incluidos en el EIS (Estudio de Impacto al Medio Ambiente) final.
	Your comments are noted and are included in the Final EIS.
H.2.94	Please see responses to comments O.12.33 and L.4.36.
H.2.95	Your comments are noted and are included in the Final EIS.
H.2.96	The traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. The existing condition has facilities at NASNI to support two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three carriers, while Alternatives One, Two, and Three have three CVNs. The proposed action would not result in two additional aircraft carriers, but would simply provide capacity for the homeporting of up to two additional CVNs. As the number of personnel on the CVNs is greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the EIS. The analysis indicates that a traffic increase of this magnitude would not be significant. Please refer to response to comment L.4.12 and Table 3.9-4 in the Final EIS, Volume 1.
H.2.97	Issues regarding which commuters can or cannot take advantage of the toll free status of the carpool lane at the Coronado Bay Bridge are within the jurisdiction of Caltrans and are not addressed in conjunction with this CVN homeporting EIS. With regard to physical roadway improvements to alleviate traffic congestion in the area, the Navy is not responsible for such measures as a mitigation for the CVN homeporting proposed action because the analysis indicates that the proposed action would not result in a significant traffic impact. Although specific traffic-related mitigation measures are not needed to mitigate less than significant impacts of the proposed action, the Navy does have an ongoing series of strategies designed to reduce the level of traffic generated by NASNI, such as a ferry system, carpool/vanpool programs, installation of

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	bicycle racks, a guaranteed ride home program (for rideshare users with a mid- day emergency), and an educational program to promote these strategies. In addition, the Navy is seeking funding to redesign of the Main Gate so that the entrance would align with Third Street and thereby provide a more direct connection into and out of the base.
H.2.98	The traffic analysis presented in the Draft EIS is based on the incremental increase in traffic that would occur as a result of the proposed action. The existing condition has facilities at NASNI to support two conventional aircraft carriers (CVs) and one nuclear carrier (CVN) for a total of three carriers, while Alternatives One, Two, and Three have three CVNs. The proposed action would not result in two additional aircraft carriers, but would simply be providing capacity for homeporting up to two additional CVNs. As the number of personnel on the CVNs is greater than that on the CVs, the proposed action would generate approximately 27 additional vehicle trips during the peak hours and 150 trips throughout an average day, as outlined in the EIS. The analysis indicates that a traffic increase of this magnitude would not be significant.
H.2.99	Please refer to responses L.4.44 and I.37.1 for a response to the issue of terrorist acts in San Diego.
H.2.100	Our publicly-elected U.S. Congress and President of the United States make programmatic decisions regarding Naval ships (e.g., application of nuclear power), and thus comments regarding these decisions are beyond the scope of this EIS. The results of all the analyses of both normal operations and hypothetical accidents indicate that there would be no significant radiological impacts from homeporting and maintaining NIMITZ-class aircraft carriers or operating NIMITZ-class aircraft carrier maintenance facilities. Information on low-level radiation exposure and risk is addressed in Appendix E of the EIS and in response O.12.190. Non-cancer risks are addressed in response O.12.27.
H.2.101	Issues associated with constructing and operating the NASNI Depot Maintenance Facility, including the Mixed Waste Storage Facility and Controlled Industrial Facility, were analyzed in reference DON 1995, and are beyond the scope of this EIS. In addition, please see responses to comments L.4.36, I.17.3, and I.4.1.
H.2.102	Your comments are noted and are included in the Final EIS.
H.2.103	Your comments are noted and are included in the Final EIS.
H.2.104	Please see responses to comments L.4.36 and O.10.31.
H.2.105	Please refer to responses O.12.55 and O.12.169 and see comment on responses to GAO report in response to comment I.56.5.

Comment Number	Response
H.2.106	Your comments are noted and are included in the Final EIS.
H.2.107	Your comments are noted and are included in the Final EIS.
H.2.108	Please see response to comment O.12.57.
H.2.109	While CVs and CVNs use different sources of fuel (oil vs. nuclear), both types of ships rely upon steam propulsion plants that require seawater cooling. The seawater cooling requirements are similar and the thermal and marine life impacts from CVs and CVNs are comparable.
	Maintenance of heat exchangers is accomplished mainly while in dry-dock. When heat exchangers are taken out of service, they are isolated from the environment, cleaned, flushed, tested, and then returned back to service. All cleaning fluids are retained and processed according to their chemical nature.
H.2.110	Your comments are noted and are included in the Final EIS.
H.2.111	Your comments are noted and are included in the Final EIS.
H.2.112	Please see response to comment I.43.16.
H.2.113	Please see response to comment O.12.73 and L.4.36.
H.2.114	Please see response to comment I.43.13.
H.2.115	Your comments are noted and are included in the Final EIS.
H.2.116	Your comments are noted and are included in the Final EIS.
H.2.117	Please see response to comment L.4.36.
H.2.118	Please refer to responses L.4.44 and I.37.1 for a response to this comment on the potential for San Diego to become a military target.
H.2.119	Your comments are noted and are included in the Final EIS. Please see responses to comments O.12.10, O.12.182, O.12.190, and H.2.109.
H.2.120	Your comments are noted and are included in the Final EIS.
H.2.121	Please see response to comment I.4.1.